



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 128] Jammu, Thu., the 16th April, 2015/26th Chai., 1937. [No. 3

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PART I-A

Jammu & Kashmir Government—Orders

HIGH COURT OF JAMMU AND KASHMIR AT JAMMU
(Office of the Registrar General at Jammu).

Notification

No. 1338 Dated 26-03-2015.

It is hereby notified for information of all concerned that High Court of Jammu and Kashmir and Courts Subordinate to it, shall function for the Summer Session-2015 with effect from 1st May, 2015 as per the time schedule notified here under :—

Office Hours :

- | | |
|------------------------------|----------------------------|
| 1. High Court Wing, Srinagar | 10.00 A. M. to 05.00 P. M. |
| 2. High Court Wing, Jammu | 08.00 A. M. to 02.00 P. M. |

Court Hours :

- | | |
|------------------------------|--|
| 1. High Court Wing, Srinagar | 10.30 A. M. to 01.00 P. M.
02.00 P. M. to 04.30 P. M. |
| 2. High Court Wing, Jammu | 08.30 A. M. to 10.30 A. M.
11.00 P. M. to 01.30 P. M. |

Office Timing of Subordinate Courts at Jammu/Srinagar—

- (a) Subordinate Courts of Jammu Province 08.00 A. M. to 01.30 P. M. (except Courts located at Bhaderwah, Kishtwar, Gandoh (Bhallesa) Batote, Banihal, Gool and Bani.
- (b) Subordinate Courts of Kashmir Province 10.00 A. M. to 04.30 P. M and Courts located at Bhaderwah, Kishtwar, Gandoh (Bhallesa) Batote, Banihal, Gool and Bani.

By order.

(Sd.) KANEEZ FATIMA,

Registrar General.

Notification

No. 1044 Dated 05-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Dilpreet Kour D/o Sardar Ravinder Singh R/o Gurdwara Lane, Mustafabad, Zainakote, HMT, Srinagar, A/P 225-G, Sainik Colony, Jammu vide Notification No. 68 dated 22-05-2013 has been declared as absolute/final.

By order.

Notification

No. 1045 Dated 05-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Vandana Chib D/o Mr. Rashpal Singh R/o Lane No. 5-B, Saraswati Vihar, Anand Nagar, Bohri, Jammu vide Notification No. 75 dated 22-05-2013 has been declared as absolute/final.

By order.

Notification

No. 1046 Dated 05-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Soliha Hassan D/o Mr. Gh. Hassan Sheikh R/o Wazir Bagh, Bilal Masjid Gali, Near Dr. Manzoors Eye Clinic, Srinagar vide Notification No. 907 dated 10-01-2014 has been declared as absolute/final.

By order.

Notification

No. 1047 Dated 05-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Naseer Ahmad Mir S/o Mr. Gulam Hassan Mir R/o Mir Mohalla, Aishmuqam, Pahalgam, Anantnag vide Notification No. 391 dated 04-09-2013 has been declared as absolute/final.

Notification

No. 1048 Dated 05-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Suresh Kumar S/o Mr. Ram Lal R/o Kandwal, Jammu vide Notification No. 284 dated 23-07-2013 has been declared as absolute/final.

By order.

Notification

No. 1049 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Fayaz Ahmad Mir S/o Mr. Abdul Ahad Mir R/o Pazalpora, Anantnag vide Notification No. 445 dated 04-09-2013 has been declared as absolute/final.

By order.

Notification

No. 1050 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mehvish Khan S/o Mr. Sajed Khan R/o H. No. 5, Gujjar Nagar, Jammu vide Notification No. 906 dated 10-01-2014 has been declared as absolute/final.

Notification

No. 1051 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Syed Mudasir Ahmed S/o Syed Siraj-ud-Din R/o Bapora, Rajpora, Tehsil and District Pulwama vide Notification No. 394 dated 04-09-2013 has been declared as absolute/final.

By order.

Notification

No. 1052 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Sehrish Chouhan D/o Mr. Mushtaq Ahmed Chouhan R/o H. No. 98, Mohalla Dalpatian, Jammu vide Notification No. 289 dated 23-07-2013 has been declared as absolute/final.

By order.

Notification

No. 1053 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Rupika Mahajan D/o Mr. Ashwani Mahajan R/c 249-A, Ext. Housing Colony, Janipur, Jammu vide Notification No. 223 dated 22-07-2013 has been declared as absolute/final.

Notification

No. 1054 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Anshu Pandita D/o Mr. Avtar Krishen Pandita R/o, A/P H. No. 227, Sector-2, Lane-1, Anuradha Puram, Upper Barnai, Jammu vide Notification No. 294 dated 23-07-2013 has been declared as absolute/final.

By order.

Notification

No. 1055 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Tasneema Kausar D/o Haji Habib Ullah Shiekh R/o Muslim Abad, Bandipora, Near Police Station vide Notification No. 841 dated 08-01-2014 has been declared as absolute/final.

By order.

Notification

No. 1056 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Bhanu Partap S/o Mr. Gulshan Kumar R/o H. No. 8, Ward No. 10, Sarain, Poonch vide Notification No. 1134 dated 20-03-2014 has been declared as absolute/final.

By order.

Notification

No. 1057 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Nasir Ahmad Dar S/o Mr. Abdul Qayoom Dar R/o Chadoora, Budgam vide Notification No. 1039 dated 19-03-2014 has been declared as absolute/final.

Notification

No. 1058 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Javaid Ahmad Wani S/o Mr. Ab. Majeed Wani R/o Gudder, Kulgam vide Notification No. 553 dated 20-09-2013 has been declared as absolute/final.

By order.

Notification

No. 1059 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mohd. Rayaz S/o Mr. Mohd. Shafi R/o Swari, P/O Koteranka, District Rajouri vide Notification No. 1107 dated 19-03-2014 has been declared as absolute/final.

By order.

Notification

No. 1060 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Areeb Zehra D/o Mr. Mohammad Shafi R/o 27, Nabdipora, Hawal, Srinagar vide Notification No. 492 dated 13-10-2014 has been declared as absolute/final.

By order.

Notification

No. 1061 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Raja Arshad Hamid S/o Mr. Hamidullah Mir R/o Ahmedabad, Tehsil Damal, Hanjipora, District Kulgam, A/P Rawathpora, Baghat-e-Barzulla, Srinagar vide Notification No. 808 dated 17-03-2011 has been declared as absolute/final.

Notification

No. 1062 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Israr Ahmad S/o Mr. Mohd. Azim R/o Manyal, Thana Mandi, Rajouri vide Notification No. 941 dated 26-11-2011 has been declared as absolute/final.

By order.

Notification

No. 1063 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Nadiya Abdullah D/o Syed Abdullah R/o Arampora-A, Botakadal, Lalbazar, Srinagar vide Notification No. 524 dated 06-09-2013 has been declared as absolute/final.

By order.

Notification

No. 1065 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Bilal Ahmad Bhat S/o Mr. Ghulam Nabi Bhat R/o Chundina, Ganderbal vide Notification No. 469 dated 04-09-2013 has been declared as absolute/final.

By order.

Notification

No. 1065-A Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Lilhuda Amin D/o Mr. Mohd. Amin Dar R/o Ulbug-Nowgam, Anantnag vide Notification No. 561 dated 20-09-2013 has been declared as absolute/final.

By order.

Notification

No. 1066 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Munaza Rashid D/o Mr. Abdul Rashid R/o B-32, Budshah Nagar, Behind Walden, High School Natipora, Srinagar vide Notification No. 777 dated 16-12-2013 has been declared as absolute/final.

By order.

Notification

No. 1067 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Shazia Manzoor D/o Mr. Manzoor Ahmad Mir R/o Kremshore, Budgam vide Notification No. 437 dated 04-09-2013 has been declared as absolute/final.

By order.

Notification

No. 1068 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Shah Khalid S/o Mr. Gh. Mohammad Shah R/o Gulshan Qasmiya, Drugmulla, Tehsil and District Kupwara vide Notification No. 473 dated 04-09-2013 has been declared as absolute/final.

By order.

Notification

No. 1069 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mohd. Sehbaz S/o Mr. Mohd. Iqbal R/o H. No. 95, Lane No. 2, Vidhata Nagar, Bathandi, Jammu vide Notification No. 304 dated 23-07-2013 has been declared as absolute/final.

By order.

Notification

No. 1070 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Syed Sibtain Geelani S/o Syed Naseem Geelani R/o Rangpath, Tangwara, Handwara, Kupwara vide Notification No. 524 dated 01-11-2012 has been declared as absolute/final.

By order.

Notification

No. 1071 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Sami Ullah S/o Mr. Abdul Rehman R/o Khablan, P/O Behrote, Thanamandi, Rajouri vide Notification No. 411 dated 28-08-2012 has been declared as absolute/final.

By order.

Notification

No. 1072 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ishrat Ahmad Wani S/o Mr. Gh. Hassan Wani R/o Damhal, Khashipora, Kokernag, Anantnag vide Notification No. 694 dated 31-12-2012 has been declared as absolute/final.

By order.

Notification

No. 1073 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Kanav Kumar Sharma S/o Mr. Ashok Kumar Sharma R/o H. No. 12-A, Rama Lane, Extension Talab Tillo, Jammu vide Notification No. 286 dated 23-07-2013 has been declared as absolute/final.

By order.

Notification

No. 1074 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Asif Feroz Bhat S/o Mr. Feroz-ud-Din Bhat R/o H. No. 10, Humza Colony, Sector-A, Baghati-Kanipora, Tehsil Chadoora, District Budgam vide Notification No. 369 dated 14-07-2014 has been declared as absolute/final.

By order.

Notification

No. 1075 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Nazima Yousuf D/o Mr. Mohd. Yousuf R/o Wagram, Chadoora, Chan Mohalla, Budgam vide Notification No. 358 dated 14-07-2014 has been declared as absolute/final.

By order.

Notification

No. 1076 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Sakshi Khanmotra D/o Mr. Sudarshan Khanmotra R/o Ward No. 5, Old and Ward No. 7, M. C., Samba vide Notification No. 236 dated 22-07-2013 has been declared as absolute/final.

By order.

Notification

No. 1077 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Saba Bashir D/o Mr. Bashir Ahmad Kamal R/o Baitam Colony, Newgam, Bypass Srinagar vide Notification No. 793 dated

Notification

No. 1078 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Zubair Manzoor Shah S/o Mr. Manzoor Ahmad Shah R/o Mirhar Sheeri, Baramulla vide Notification No. 404 dated 04-09-2013 has been declared as absolute/final.

By order.

Notification

No. 1079 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Arjun Singh S/o Mr. Karan Singh R/o Palatan, Tehsil Akhnoor, A/P H. No. 27-A, Sector-3, Nanak Nagar, Jammu vide Notification No. 276 dated 23-07-2013 has been declared as absolute/final.

By order.

Notification

No. 1080 Dated 06-01-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Yasir Arfat S/o Mr. Mohammad Asgar R/o Salamabad, Near Jamia Masjid, Uri, Baramulla vide Notification No. 583 dated 20-09-2013 has been declared as absolute/final.

By order.

(Sd.) G. M. PARRAY,

Joint Registrar (Adm.).



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PART I-B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT—GENERAL ADMINISTRATION
DEPARTMENT
(Administration Section).**

Subject :—Termination of re-employment/re-engagements in the Government Departments/Public Sector Undertakings/Boards/Autonomous Bodies.

Government Order No. 384-GAD of 2015

Dated 17-03-2015.

It is hereby ordered that—

- (a) all the re-employment orders issued by various Government Departments are revoked with immediate effect ;
- (b) all the engagements/arrangements made by the different Departments/Public Sector Undertakings/Boards/Autonomous

- (c) any other engagement/arrangement, made by the Departments/ Public Sector Undertakings/Boards/Autonomous Bodies, at their/own level shall also be governed by (a) and (b) above.

By order of the Government of Jammu and Kashmir.

(Sd.) M. A. BUKHARI, IAS,

Commissioner/Secretary to the Government,
General Administration Department.

JAMMU AND KASHMIR PUBLIC SERVICE COMMISSION,
RESHAM GHAR COLONY, BAKSHI NAGAR,
JAMMU-180001.

Subject :-J&K Combined Competitive (Preliminary) Examination, 2014.

Notice

Dated 19-03-2015.

It is for the information of candidates who have applied for the posts under Combined Competitive Examination, 2014 in response to Notification No. PSC/Exam/2014/36 dated 24-04-2014 and who were allotted National Institute of Technology (NIT), Hazratbal, Srinagar (Kashmir Division) and Government Girls Higher Secondary School, Satwari, Jammu (Jammu Division) as centre for the said examination have now been allotted centre as per the details hereinbelow :—

Kashmir Division :

S. No.	Earlier Venue	Fresh venue allotted	Subject (s) Allotted
1	2	3	4
1	National Institute of Technology (NIT), Hazratbal Srinagar	Islamia College of Science and Commerce, Hawal, Srinagar	1. Law 2. Psychology

1	2	3	4
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Jammu Division :

2.	Government Girls Higher Secondary School, Satwari, Jammu	Government College for Women, Parade, Jammu	Geography (From Roll No. 0901129 to 0901260)
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Candidates who are affected by the above change are advised to download the fresh Admit Cards from official website of the Commission <http://www.jkpsc.nic.in> w.e.f. 23-03-2015.

(Sd.) SHAKEEL-UL-REHMAN, KAS,

Secretary and Controller of Examinations,
J&K Public Service Commission.

GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT—GENERAL ADMINISTRATION
DEPARTMENT
(Administration Section).

Subject :—Termination of re-employment/re-engagements under various schemes made in the different Government Departments—Clarification thereof.

Government Order No. GAD(Adm)68/2007-V

Dated 18-03-2015.

The undersigned is directed to invite the attention of all the Administrative Secretaries to the Government Order No. 384-GAD of 2015 dated 17-03-2015, and further clarification as under :—

“The Government has ordered the termination of re-employments/re-engagements in the Government Departments/Public Sector Undertakings/Boards/Autonomous Bodies. This applies also to such of the retired employees who have been appointed on contract basis

This order does not apply to the contractual appointments, otherwise made against plan/non-plan posts before 29-04-2010, which are regulated by the J&K Civil Services (Special Provisions) Act, 2010.

After the commencement of the Special Provisions Act, however, no person can be appointed on ad hoc, contractual or consolidated basis.

Therefore, Government Order No. 384-GAD of 2015 dated 17-03-2015, does not apply to the contractual appointments covered under the J&K Civil Services (Special Provisions) Act, 2010. The Government order is, however, applicable to the appointments of retired persons under schemes/projects etc. where selection process has not been followed.”

(Sd.) IMTEEAZ KACHO,

Under Secretary to the Government.



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PART II—A

Orders by Heads of Departments.

CHARGE REPORTS

In compliance to Government Order No. 1064-GAD of 2014 dated 16-10-2014, I, Mukhtar-ul-Aziz, hereby assume the charge of Director, Information, J&K Government today the 17th of October, 2014 (A. N.).

(Sd.) MUKHTAR-UL-AZIZ,

Director, Information.

In pursuance to Government Order No. 301-FST of 2014 dated 13-10-2014, I hereby assume the charge of Principal Chief Conservator of Forests (Territorial) today on 13-10-2014 F. N.

(Sd.) A. K. SINGH, IFS,

Pr. Chief Conservator of Forests,
Jammu and Kashmir.



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PART II—B

Notifications, Notices and Orders by the Heads of the Departments.

**OFFICE OF THE COLLECTOR, LAND ACQUISITION,
POWER GRID CORPORATION OF INDIA LIMITED,
JAMMU.**

Subject :— Notification under section 4(1) of J&K Land Acquisition Act, 1990 Svt. as Amended up-to-date.

In exercise to powers conferred upon me under section 4(1) of the Land Acquisition Act, 1990, I, Kamla Devi, KAS, Collector, Land Acquisition Power Grid Corporation of India, Jammu do hereby notify that the land measuring 03 Kanals 11 Marlas of Villages Baint and Charat, Tehsil Chenani and District Udhampur, particulars of which shown below is likely to be acquired for public purposes namely construction of 400KV D/C (Quad) Dulhasti to Kishenpur Transmission Line.

Any objections to the acquisition of the said land be filed to the undersigned within 15 days from the date of publication of this notification. After expiry of the time, no objection will be entertained.

District	Tehsil	Particulars of land		Khasra Nos.	Area
		Village	Location Nos.		
Udhampur	Chennani	Baint	261	93	K. M. 02-04
		Charat	256	455/223/1	01-07
				Total	03-11

(Sd.).....

Collector, Land Acquisition,
Power Grid Corporation of India Limited,
NR-II, Jammu.

OFFICE OF THE COLLECTOR, LAND ACQUISITION,
POWER GRID CORPORATION OF INDIA LIMITED,
JAMMU.

Subject :- Notification under section 4(1) of J&K Land Acquisition Act, 1990 Svt. as amended up-to-date.

In exercise to powers conferred upon me under section 4(1) of the Land Acquisition Act, 1990, I, Kamla Devi, KAS, Collector, Land Acquisition Power Grid Corporation of India, Jammu do hereby notify that the land measuring 08 Kanals 04 Marlas of Villages Thattri, Tehsil Thattri, District Doda, particulars of which shown below is likely to be acquired for public purposes namely construction of 400KV D/C (Quad) Dulhasti to Kishenpur Transmission Line.

Any objections to the acquisition of the said land be filed to the undersigned within 15 days from the date of publication of this notification.

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Particulars of land					
District	Tehsil	Village	Location Nos.	Khasra Nos.	Area
					K. M.
Doda	Thatri	Thatri	52	1407/607	01-02
			53	1352/568	01-05
			54	582	01-02
			55	718/557	01-09
			56	1021/380	01-02
				1022/380	
			57	311	00-10
				312	00-12
			57-A	389	00-03
				391	00-19
					08-04

(Sd.).....

Collector, Land Acquisition,
Power Grid Corporation of India Limited,
NR-II, Jammu.

OFFICE OF THE DEPUTY COMMISSIONER,
JAMMU.

Subject :—Declaration under sections 6 & 7 of the Land Acquisition Act, Svt. 1990 for land measuring 05 Kanals of land situated in Village Datriyal, Tehsil Marh, District Jammu for public purposes i. e. creating infrastructure for WSS Chak Dina Datriyal with an objective to provide drinking water facility to the inhabitants of the water scared area of Chak Dina Datriyal and number of other villages and habitations.

Notification No. 05/DCJ of 2014-15.

Whereas the land whose specifications are given below is needed

Datriyal with an objective to provide drinking water facility to the inhabitants of the water scared area of Chak Dina Datriyal, and number of other villages and habitations :---

Specification

District	Tehsil	Village	Khasra Nos.	Area
Jammu	Marh	Datriyal	70 min	K. M. 00-18
			72 min	04-02
			Total	05-00

Whereas, notification required under section 4(1) of the Land Acquisition Act, 1990 (Svt.) was issued by the Collector, Land Acquisition, Assistant Commissioner (Revenue), Jammu vide his endorsement No. LA/ACR/PHE/notification 4(1)/2014-15/592-600 dated 25-11-2014 :

Whereas, the undersigned duly authorized by the Government vide SRO-235 and 236 of 2009 dated 11-08-2009 to exercise the powers under sections 6 & 7 of the Land Acquisition Act, 1990 (Svt.) is satisfied after considering the report furnished by the Collector, Land Acquisition, Sub-Divisional Magistrate, R. S. Pura vide letter No. LA/ACR/PHE/2014-15/695 dated 15-01-2015 that the land is required for public purpose viz. for creating infrastructure for WSS Chak Dina Datriyal, with an objective to provide drinking water facility to the inhabitants of the water scared area of Chak Dina Datriyal and number of other villages and habitations.

Now, therefore, it is declared under section 6 of the said Act that the aforementioned land is needed for public purpose.

Further, the Collector, Land Acquisition, Assistant Commissioner (Revenue), Jammu is directed under section 7 of the said Act to take order for acquisition of the said land.

(Sd.)

Deputy Commissioner,

**OFFICE OF THE COLLECTOR, LAND ACQUISITION,
ASSISTANT COMMISSIONER (REVENUE),
JAMMU.**

Notice under sections 9 & 9-A of the Land Acquisition Act, Svt. 1990.

Whereas, the land particulars of which are given below is needed for public purposes namely for creating infrastructure for WSS Chak Dina and Datriyal in Village Datriyal, Tehsil Marh, District Jammu and for which declaration under sections 6 & 7 of the Land Acquisition Act, Svt. 1990 has been issued by the Deputy Commissioner, Jammu vide Notification No. 5/ DCJ of 2014-15 dated 28-01-2015 :—

Specification of land

District	Tehsil	Village	Khasra Nos.	Area
1	2	3	4	5
				K. M.
Jammu	Marh	Datriyal	70 min	00-18
			72 min	04-02
			Total	05-00

Accordingly, all the owners/persons having interest in the said land are hereby called upon to attend the office of undersigned either personally or through authorized agent within a period of 15 days from the date of issuance of this nothification to state the nature of their respective interest in the land, the amount and particulars of their claims to compensation for such interests and their objections, if any to the measurement made.

(Sd.).....

Collector, Land Acquisition,
Assistant Commissioner (Revenue),
Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE GENERAL, FIRE AND EMERGENCY SERVICES,
J&K, JAMMU.

Smt. Sujata Bashir (Firewoman)
D/o Bashir Ahmad Wani,
R/o Peerbagh, Aahli Hadees, Masjid Lane,
Airport Road, Tehsil and District Srinagar.

Subject :—Final Attendance Notice.

Whereas, you Smt. Sujata Bashir, Firewoman D/o Bashir Ahmad Wani R/o Peerbagh, Aahli Hadees, Masjid Lane, Airport Road, Srinagar absented yourself w. e. f. 23-09-2009 and did not report back till date :

Whereas, you were served with attendance notice I, II & III by Joint Director, Fire and Emergency Services, Kashmir Range, Srinagar vide No. JDK/Estt/3248-54 dated 26-06-2010, JDK/Estt/4159-60 dated 04-10-2010 and JDK/Estt/2256-59 dated 24-04-2012 which came to be published in local dailies of the State whereunder you were provided an opportunity for resuming your duties but despite of same you failed to resume your duties till date and are still absconding :

Whereas, unauthorised absence in terms of Article-203 of CSR J&K 1956 amounts to loss of services, as such action under Article-128 of J&K CSR Vol-I is warranted against you besides the provisions of Fire Force Act, 1967.

Now, therefore you are, directed through this Final Notice to report for your duties within a period of 15 days from the date of issuance of this notice and submit your objections, if any, otherwise it shall be presumed that you have no intention to resume duties and you have nothing to say in your defence in case, you fail to do so, action under rules will be taken against you.

(Sd.) Dr. G. A. BHAT,

Director General,
Fire and Emergency Services, J&K,
Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE GENERAL, FIRE AND EMERGENCY SERVICES,
J&K, JAMMU.

Sh. Raqeeb Ur Rehman (Fireman-1811)
S/o Ab. Rehman Mir
R/o Purni Sudershah, Kawoosa Jagir Pati,
Tehsil Beerwah, District Budgam.

Subject :—Attendance Notice.

Whereas, you Sh. Raqeeb Ur Rehman S/o Ab. Rehman Mir R/o Purni Sudershah, Kawoosa Jagir Pati, Tehsil Beerwah District Budgam were appointed as Fireman vide Directorate General Fire and Emergency Services J&K Order No. 585 of 2009 dated 18-12-2009 pursuant to the selections made by the Departmental Recruitment Board ;

Whereas, you absented unauthorisedly from duty at Fire and Emergency Services Station, Charishrif, Budgam on 23-09-2012 and did not report back till date ;

Whereas, you have executed a Bond duly attested by Sub-Judge, Judicial Magistrate 1st Class, Jammu for serving the department for minimum period of 7 years after completion of required training courses, failing which you were bound in terms of the bond refund to the Government in full without any deduction whatsoever all sums of money received by you with an additional penalty of Rs. 10,000/ ;

Whereas, you submitted your resignation through A. R. Trali, Advocate, J&K High Court, Srinagar vide No. ART/LN/195-197/2012 dated 24-09-2012 on the grounds of your selection as Teacher in Education Department which was rejected in terms of SRO-159 of 1990 (Departmental Recruitment Rules) and accordingly, you were directed to resume your duties vide this Office No. DGF&ES/Legal/2012/6878-83 dated 05-10-2012 which you failed to do and did not report back till date ;

Whereas, unauthorised absence in terms of Article-203 of CSR J&K, 1956 amounts to loss of services, as such action under Article-128 of J&K CSR, Vol-I is warranted against you besides the provisions of Fire Force Act, 1967.

Now, therefore you are, again directed through this Notice to report for your duties within a period of 15 days from the date of issuance of this notice and submit your objections, if any, otherwise it shall be presumed that you have no intention to resume duties and you have nothing to say in your defence. In case, you fail to do so, action under rules will be taken against you.

(Sd.) DR. G. A. BHAT,

Director General,
Fire and Emergency Services, J&K,
Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE GENERAL, FIRE AND EMERGENCY SERVICES,
J&K, JAMMU.

Shri Irfan Ahmad Sofi (Fireman-1819)

S/o Abdul Rehman Sofi

R/o Chirhama, Tehsil and District Kulgam.

Subject :—Final Attendance Notice.

Whereas, you Shri Irfan Ahmad Sofi S/o Abdul Rehman Sofi, R/o Chirhama, Tehsil and District Kulgam were appointed as Fireman vide Directorate General, Fire and Emergency Services, J&K Order No. 585 of 2009 dated 18-12-2009 pursuant to be selection made by the Departmental Recruitment Board ;

Whereas, you absented yourself unauthorisedly w. e. f. 31-07-2012 from Fire and Emergency Services Station, Raj Bhawan, Srinagar and is still at large ;

Whereas, you were served with Attendance Notice I, & II by Joint Director, Fire and Emergency Services Kashmir, Range Srinagar vide No. JDK/Estt/7778-84 dated 26-12-2012 & JDK/Estt/1352-58 dated 01-04-2013 which came to be published in local dailies of the State whereunder you were provided an opportunity for resuming your duties but despite of same you failed to resume your duties till date and are still abscondingm ;

Whereas, you have executed a Bond duly attested by Sub-Judge Judicial Magistrate 1st Class, Jammu for serving the department for minimum period of 7 years after completion of required training courses, failing which you were bound in terms of the bond refund to the Government in full without any deduction whatsoever all sums of money received by you with an additional penalty of Rs. 10, 000/ ;

Whereas, unauthorised absence in terms of Article-203 of CSR J&K, 1956 amounts to loss of services, as such action under Article-128 of J&K CSR Vol-I is warranted against you besides the provisions of Fire Force Act, 1967 ;

Now, therefore you are, directed through this Final Notice to report for your duties within a period of 15 days from the date of issuance of this notice and submit your objections, if any, otherwise it shall be presumed that you have no intention to resume duties and you have nothing to say in your defence. In case you fail to do so, action under rules will be taken against you.

(Sd.) Dr. G. A. BHAT,

Director General,
Fire and Emergency Services, J&K,
Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE GENERAL, FIRE AND EMERGENCY SERVICES,
J&K, JAMMU.

Shri Ab. Hamid Malik (Fireman)
S/o Mohd Ismail Malik
R/o Allapora, Tehsil and District Budgam.

Subject :—Attendance Notice.

Whereas, you Shri Ab. Hamid Malik S/o Mohd Ismail Malik R/o Allapora, Tehsil and District Budgam were appointed as Fireman vide Directorate General, Fire and Emergency Services, J&K Order No. 46 of 2010 dated 22-01-2010 pursuant to be selection made by the Departmental Recruitment Board.

Whereas, you during your Basic Fireman Ship Training proceeded on

sanctioned by Deputy Director, Fire and Emergency Services Trainings and were due to report back on duty on 23-03-2010 which you failed to do did not report on back till date ;

Whereas, you have executed a Bond duly attested by Sub-Judge Judicial Magistrate 1st Class, Jammu for serving the department for minimum period of 7 years after completion of required training courses, failing which you were bound in terms of the bond refund to the Government in full without any deduction whatsoever all sums of money received by you with an additional penalty of Rs. 10, 000/;

Whereas, unauthorised absence in terms of Article-203 of CSR, J&K, 1956 amounts to loss of services, as such action under Article-128 of J&K CSR Vol-I is warranted against you besides the provisions of Fire Force Act, 1967.

Now, therefore you are, directed through this Notice to report for your duties within a period of 15 days from the date of issuance of this notice and submit your objections, if any, otherwise it shall be presumed that you have no intention to resume duties and you have nothing to say in your defence. in case you fail to do so, action under rules will be taken against you.

(Sd.) Dr. G. A. BHAT,

Director General,
Fire and Emergency Services, J&K,
Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE GENERAL, FIRE AND EMERGENCY SERVICES,
J&K, JAMMU.

Shri Mehraj-U-Din Rah (Fireman-1886)
S/o Mohammad Ayoub Rah
R/o Zirpora, Tehsil Bijbehra, District Anantnag.

Subject :—Final Attendance Notice.

Whereas, you Shri Mehraj-U-Din Rah S/o Mohammad Ayoub Rah
R/o Zirpora, Tehsil Bijbehra, District Anantnag.

No. 3] The J&K Govt. Gazette, 16th April, 2015/26th Chai., 1937. 57

Fireman vide Directorate General, Fire and Emergency Services, J&K Order No. 585 of 2009 dated 18-12-2009 pursuant to be selection made by the Departmental Recruitment Board ;

Whereas, you absented yourself unauthorisedly w. e. f. 23-11-2010 from Fire and Emergency Services Station, Nowgam, Srinagar and is still at large ;

Whereas, you were served with Attendance Notice I. & II by Joint Director, Fire and Emergency Services, Kashmir Range Srinagar vide No. JDK/Estt/6165-70 dated 09-10-2012 & JDK/Estt/1351-57 dated 27-03-2013 which came to be published in local dailies of the State whereunder you were provided an opportunity for resuming your duties but despite of same you failed to resume your duties till date and are still absconding ;

Whereas, you have executed a Bond duly attested by Sub-Judge Judicial Magistrate, 1st Class, Jammu for serving the department for minimum period of 7 years after completion of required training courses, failing which you were bound in terms of the bond refund to the Government in full without any deduction whatsoever all sums of money received by you with an additional penalty of Rs. 10, 000/ ;

Whereas, unauthorised absence in terms of Article-203 of CSR J&K, 1956 amounts to loss of services, as such action under Article-128 of J&K CSR Vol-I is warranted against you besides the provisions of Fire Force Act, 1967.

Now, therefore you are, directed through this final notice to report for your duties within a period of 15 days from the date of issuance of this notice and submit your objections, if any, otherwise it shall be presumed that you have no intention to resume duties and you have nothing to say in your defence, in case you fail to do so, action under rules will be taken against you.

(Sd.) Dr. G. A. BHAT,

Director General,
Fire and Emergency Services, J&K,
Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE GENERAL, FIRE AND EMERGENCY SERVICES,
J&K, JAMMU.

Shri Abdul Majeed Mir (Fireman-1894)

S/o Abdul Gani Mir

R/o Kandoora, Tehsil Beerwah, District Budgam.

Subject :—Final Attendance Notice.

Whereas, you Abdul Majeed Mir S/o Abdul Gani Mir R/o Kandoora, Tehsil Beerwah, District Budgam were appointed as Fireman vide Directorate General, Fire and Emergency Services J&K Order No. 585 of 2009 dated 18-12-2009 pursuant to be selection made by the Departmental Recruitment Board ;

Whereas, you absented yourself unauthorisedly w. e. f. 19-04-2010 from Fire and Emergency Services Station Headquarters, Srinagar and is still at large ;

Whereas, you were served with Attendance Notice I & II by Joint Director, Fire and Emergency Services, Kashmir, Range Srinagar vide No. JDK/Estt/6011-16 dated 01-10-2012 & JDK/Estt/1361-67 dated 27-03-2013 which came to be published in local dailies of the State, whereunder you were provided an opportunity for resuming your duties but despite of same you failed to resume your duties till date and are still absconding ;

Whereas, you have executed a Bond duly attested by Sub-Judge Judicial Magistrate, 1st Class, Jammu for serving the department for minimum period of 7 years after completion of required training courses, failing which you were bound in terms of the bond refund to the Government in full without any deduction whatsoever all sums of money received by you with an additional penalty of Rs. 10, 000/;

Whereas, unauthorised absence in terms of Article-203 of CSR J&K, 1956 amounts to loss of services, as such action under Article-128 of J&K CSR Vol-I is warranted against you besides the provisions of Fire Force Act, 1967 ;

Now, therefore you are, directed through this Notice to report for your duties within a period of 15 days from the date of issuance of this notice and submit your objections, if any, otherwise it shall be presumed that you have no intention to resume duties and you have nothing to say in your defence, in case you fail to do so, action under rules will be taken against you.

(Sd.) Dr. G. A. BHAT,

Director General,
Fire and Emergency Services, J&K,
Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE GENERAL, FIRE AND EMERGENCY SERVICES,
J&K, JAMMU.

Shri Zahoor Ahmad Kumar (Fireman)
S/o Gh. Nabi Kumar
R/o Lalpora, Tehsil and District Kupwara.

Subject :—Attendance Notice.

Whereas, you Shri Zahoor Ahmad Kumar S/o Gh. Nabi Kumar R/o Lalpora, Tehsil and District Kupwara were appointed as Fireman vide Directorate General, Fire and Emergency Services, J&K Order No. 585 of 2009 dated 18-12-2009 pursuant to be selection made by the Departmental Recruitment Board ;

Whereas, you join the date duties on 21-12-2009 at Fire and Emergency Services Headquarters, Srinagar and absented unauthorisedly on the same date ;

Whereas, you have executed a Bond duly attested by Sub-Judge Judicial Magistrate 1st Class, Jammu for serving the department for minimum period of 7 years after completion of required training courses, failing which you were bound in terms of the bond refund to the Government in full without any deduction whatsoever all sums of money received by you with an additional penalty of Rs. 10, 000/ ;

Whereas, you submitted your resignation on 23-01-2010 on the grounds of your personnel engagements and ailment which was rejected in terms of SRO-159 of 1990 (Departmental Recruitment Rules) and accordingly you were directed to resume your duties vide this Office No. Estt/DGF&ES/2010/92426 dated 27-01-2010 which you failed to do and did not report back till date ;

Whereas, unauthorised absence in terms of Article-203 of CSR, J&K, 1956 amounts to loss of services, as such action under Article-128 of J&K CSR Vol-I is warranted against you besides the provisions of Fire Force Act, 1967.

Now, therefore, you are directed through this notice to report for your duties within a period of 15 days from the date of issuance of this notice and submit your objections, if any, otherwise it shall be presumed that you have no intention to resume duties and you have nothing to say in your defence. In case you fail to do so, action under rules will be taken against you.

(Sd.) Dr. G. A. BHAT,

Director General,
Fire and Emergency Services, J&K,
Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE GENERAL, FIRE AND EMERGENCY SERVICES,
J&K, JAMMU.

Shri Hilal Ahmad Mir (Fireman-1858)
S/o Gh. Ahmad Mir
R/o Choker, Tehsil Pattan, District Baramulla.

Subject :—Final Attendance Notice.

Whereas, you Shri Hilal Ahmad Mir S/o Gh. Ahmad Mir R/o Choker, Tehsil Pattan, District Baramulla were appointed as Fireman vide Directorate General, Fire and Emergency Services, J&K Order No. 585 of 2009 dated 18-12-2009 pursuant to be selection made by the Departmental Recruitment Board.

Whereas, you absented yourself unauthorisedly w. e. f. 22-10-2011 from Fire and Emergency Services Station, Kunzer, Baramulla and is still at large ;

Whereas, you were served with attendance notice by Deputy Director, Fire and Emergency Services Command, Sopore vide No. DDF&ES/Estt/331-37 dated 01-03-2014 which came to be published in local dailies of the State, whereunder you were provided an opportunity for resuming your duties but despite of same you failed to resume your duties till date and are still absconding ;

Whereas, you have executed a Bond duly attested by Sub-Judge Judicial Magistrate, 1st Class, Jammu for serving the department for minimum period of 7 years after completion of required training courses, failing which you were bound in terms of the bond refund to the Government in full without any deduction whatsoever all sums of money received by you with an additional penalty of Rs. 10, 000/ ;

Whereas, unauthorised absence in terms of Article-203 of CSR, J&K, 1956 amounts to loss of services, as such action under Article-128 of J&K CSR Vol-I is warranted against you besides the provisions of Fire Force Act, 1967.

Now, therefore, you are directed through this Notice to report for your duties within a period of 15 days from the date of issuance of this notice and submit your objections, if any, otherwise it shall be presumed that you have no intention to resume duties and you have nothing to say in your defence. In case you fail to do so, action under rules will be taken against you.

(Sd.) Dr. G. A. BHAT,

Director General,
Fire and Emergency Services, J&K,

UNIVERSITY OF JAMMU

Order

In exercise of the powers vested under section 12 of the Kashmir and Jammu Universities Act, 1969, the Hon'ble Chancellor has been pleased to appoint Professor R. D. Sharma as Vice-Chancellor of the University of Jammu for a period of three years with effect from the date he takes over charge, on the terms and conditions to be notified separately.

(Sd.) Professor,
M. K. Dhar,
Registrar.



THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 128] Jammu, Thu., the 16th April, 1951/26th Chaitra, 1937. [No. 3

Separate paging is given to this part in order that it may be filed as a separate compilation.

ADVERTISEMENT-C

ARMED POLICE HEADQUARTERS, J&K, JAMMU.

Extension Notice of e-NIT No. 04 of 2015 dated 12-03-2015.

On representations of various firms/suppliers, the last date of receipt of online tenders and opening of technical bids against NIT No. 04 of 2015 dated 12-03-2015, floated for supply of Water Sports equipments is extended and rescheduled as under :—

1. Last date of receipt of tenders : 14-04-2015 at 1600 hrs.
2. Date of opening of technical bids : 16-04-2015 at 1100 hrs.

The other contents of the NIT shall remain unchanged.

(Sd.)

Staff Officer to
Addl. Director General of Police,
Armed, J&K, Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
OFFICE OF THE GENERAL MANAGER, RANBIR GOVERNMENT
PRESS, JAMMU.

TENDER NOTICE

Sealed tenders duly affixed with revenue stamps worth Rs. 5/- are invited from reputed firms for sale of Used Film Negatives and Used Aluminum Offset Printing Plates. The rates quoted should reach in this office by or before 25-04-2015 up to 12.00 Noon and shall be opened on the same day in the office chamber of the undersigned in the presence of the tenderer who so ever may be interested to participate. The Tender Notice can also be download/accessed on our official website rgp.jk.gov.in.

Terms and Conditions :

1. Earnest money of Rs. 1000/- in the shape of CDR pledged to the undersigned should be accompanied with the tender without which no tender may be considered.
2. Rates should be quoted after inspection of the material lying in the premises of this department.
3. The weightment of the Used Film Negatives and Used Aluminum Printing Plates would be made in the Press Premises in the presences of the Committee constituted for the purpose.
4. Rates should be quoted on per Kg. basis. The successful tenderer shall have to lift the material within 05 days from the date of acceptance of the offer. Payment of the whole material for which the acceptance will be communicated shall have to be made in full on spot before lifting the same.
5. The successful tenderer have to deposit Rs. 50,000 at the time of finalization of rates as Security Deposit which shall be adjusted towards the cost of the Used Printing Plates/Used Film Negatives at the completion of the job.

For and on behalf of the Governor of Jammu and Kashmir.

(Sd.) FARHAT HUSSAIN QADRI,

General Manager.

GOVERNMENT OF JAMMU AND KASHMIR,
OFFICE OF THE GENERAL MANAGER, RANBIR GOVERNMENT
PRESS, JAMMU.

TENDER NOTICE

Sealed tenders affixed with revenue stamps worth Rs. 6/- are invited from the interesting parties/firms, private binders and printers for the rate contract of "Binding and Printing Jobs" detailed in the Tender Form and briefly are as under :—

1. Receipt of tenders duly : 30-04-2015 up to 12.00 Noon
superscribed as "Rate
Contract for Binding/
Printing Jobs 2015-16"
2. Last date of sale of tender : 29-04-2015 up to 3.00 P. M.
forms againt cash payment
of Rs. 100/- non-refundable to
all firms (Registered/
Non-Registered)
3. Opening of tenders by Unit : 30-04-2015 at 2.00 P. M.
Purchase Committce in
presence of tenderers or their
representatives
4. Validity of tender : One year from the date of
finalization of Rate Contract.
5. Earnest Money pledged to : Rs. 10,000/- or 2% of the quoted
General Manager, Ranbir value of offer but minimum
Govt. Press, Jammu Rs. 5,000/- in case of Registered
firms 50% of the requisite amount
of Earnest Money or 2% of their
quoted value.

Tenderers claiming to be registered SSI Unit holder, is advised to attach a latest copy of Registration Certificate of his unit to the effect that the firm being registered is presently operational for binding jobs/printing jobs, otherwise his claim straightway shall be rejected by the Unit Purchase Committee of this Press. The tenders are likely to be opened on the same day or any other day convenient to the Unit Purchase Committee of this

like to be present on the occasion. In case the last date of receipt of tenders happens to be a holiday or offices remain closed due to some unavoidable circumstances, under such eventuality, the tenders shall be received and opened on the next working day and shall be deemed to have been extended to that date.

(Sd.) F. H. QADRI,

General Manager.

ARMED POLICE HEADQUARTERS, JAMMU AND KASHMIR,
JAMMU.

Tender Extension Notice

In view of poor response to the notice inviting tender (NIT) issued by Armed Police Headquarters, J&K under No. 5 of 2015 dated 18-03-2015 for printing of J&K Police Newsletter for the year 2015-16, the date for receiving sealed tenders is extended till 15-04-2015 up to 03 PM. However, the terms and conditions of the said NIT will remain unchanged. The said NIT was published in local Daily Kashmir Uzma on March 20, 2015 (Friday) under Advt. No. DIP/J-8651 dated 19-03-2015 whereunder last date for receiving of tenders was 07-04-2015. The NIT is also available on the J&K Police website jkpolice.gov.in.

(Sd.)

Addl. Director General of Police,
J&K, Jammu.

حکم بنام - اہلکاران پولیس ریاست جموں و کشمیر

ہر گاہ بمقدمہ عنوان اُلصدر میں ملزم کی نسبت رپورٹ آئی ہے کہ وہ مفرور ہوا ہے۔ اُس کی دستیابی کی سر دست کوئی اُمید نہیں ہے، رپورٹ پولیس سے عدالت ہذا کو باور ہوا کہ ملزم مفرور ہوا ہے، اس کی دستیابی کی سر دست بہ طریق معمول کوئی اُمید نہ ہے، اس لئے ملزم کو مفروری ملزم قرار دیا جاتا ہے۔

لہذا آپ کو بذریعہ وارنٹ ہذا حکم و اختیار دیا جاتا ہے کہ جہاں کہیں بھی اندر حدود ریاست جموں و کشمیر ملزم مذکور دستیاب ہو، گرفتار کر کے عدالت ہذا میں بحراست ضابطہ پیش کریں۔ وارنٹ ہذا تا دستیابی ملزم زیر کار رہے گا۔ وارنٹ ہذا امروز بہ دستخط و مہر راقم کے جاری کیا گیا۔

تحریر 17-12-2014

دستخط : جوڈیشل مجسٹریٹ درجہ اول ترال کشمیر۔

بمقدمہ علت نمبر 38 سال 2014ء پولیس تھانہ ترال

بجرائم زیر دفعات 302 RPC, 7/27 Arms Act

حکم بنام - اہلکاران پولیس ریاست جموں و کشمیر

ہر گاہ بمقدمہ عنوان اُلصدر میں ملزمان کی نسبت رپورٹ آئی ہے کہ وہ مفرور ہوئے ہیں۔ اُس کی دستیابی کی سر دست کوئی اُمید نہیں ہے، رپورٹ پولیس سے عدالت ہذا کو باور ہوا کہ ملزمان مفرور ہے، ان کی دستیابی کی سر دست بہ طریق معمول کوئی اُمید نہ ہے، اس لئے ملزمان کو مفروری قرار دیا جاتا ہے۔

لہذا آپ کو بذریعہ وارنٹ ہذا حکم و اختیار دیا جاتا ہے کہ جہاں کہیں بھی اندر حدود ریاست جموں و کشمیر ملزمان مذکور یاں دستیاب ہوں، گرفتار کر کے عدالت ہذا میں بحراست ضابطہ پیش کریں۔ وارنٹ ہذا تا دستیابی ملزمان زیر کار رہے گا۔ وارنٹ ہذا امروز بہ دستخط و مہر راقم کے جاری کیا گیا۔

تحریر 19-12-2014

بمقدمہ سرکار بنام ملزم عابد حسین خان ولد جلال الدین خان ساکنہ ہندوہ تحصیل ترال، ضلع پلوامہ۔

بمقدمہ علت نمبر 71 سال 2014ء تھانہ پولیس ترال

بجرائم زیر دفعات 307 RPC, 7/27 I.A. Act

وارنٹ گشتی عام زیر دفعہ 512 ض ف

بمخلاف ملزم۔ جیھڈ و ولد لالو قوم گوجر ساکنہ رکھ فروٹی، تحصیل ضلع سانبہ جموں و کشمیر

حکم بنام۔ اہلکاران پولیس ریاست جموں و کشمیر

مقدمہ عنوان الصدر میں آپ کو بذریعہ وارنٹ گشتی عام زیر دفعہ 512 ض ف حکم و اختیار دیا جاتا ہے کہ آپ ملزم مذکور کو اندر حد و ریاست جموں و کشمیر جہاں کہیں بھی دستیاب ہو، گرفتار کر کے عدالت ہذا میں پیش کریں۔ تا دستیابی وارنٹ ہذا زیر کار رہے گا۔ تحریر 15-10-2014

آج میرے دستخط سے جاری ہوا

دستخط : منصف جوڈیشل مجسٹریٹ درجہ اول ہیرانگر۔

از عدالت جوڈیشل مجسٹریٹ درجہ اول ترال

- سرکار بنام (1) عابد حسین خان ولد جلال الدین خان ساکنہ ہندورہ
(2) مرہان الدین وانی ولد مظفر احمد وانی ساکنہ شریف آباد
ترال
(3) عاقب احمد بٹ ولد عبدالحق بٹ ساکنہ ہائبہ ترال تحصیل



رجسٹرڈ نمبر جے کے۔ 33

جموں کشمیر گورنمنٹ گزٹ

جلد نمبر 128۔ جموں۔ مورخہ 16 اپریل 2015ء بمطابق 26 چیترا 1937ء ویروار۔ نمبر 3

استہارات

از عدالت جوڈیشل مجسٹریٹ درجہ اول ہیرانگر

بمقدمہ سرکار بنام بشیر احمد وغیرہ

مثل نمبری 167/چالان، تاریخ دائرہ 15-10-2014 تاریخ فیصلہ 15-10-2014

بمقدمہ علت نمبر 62 سال 2014ء تھانہ پولیس ہیرانگر

جرم زیر دفعہ 188/ RPC

EXTRAORDINARY

REGD. NO. JK—33

PART I-B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—REVENUE DEPARTMENT**

Notification

Jammu, the 27th February, 2015.

SRO-67.—In exercise of the powers conferred by clause (b) of section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), and in supersession of all the notifications issued in this behalf, the Government hereby appoint Shri Riyaz Ahmad Beigh, (KAS), Assistant Commissioner (Rev.), Shopian to be the competent authority for purposes of said Act within the territorial jurisdiction of Tehsils of Keller, Shopian and Keegam of District Shopian.

By order of the Government of Jammu and Kashmir.

(Sd.) VINOD KAUL, IAS,

**Commissioner/Secretary to Government,
Revenue Department.**



EXTRAORDINARY

REGD. NO. JK—33

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

Notification

Jammu, the 27th February, 2015.

SRO-68.—In exercise of the powers conferred by sub-section (2) of section 3 of the Jammu and Kashmir Entry Tax on Goods Act, 2000 (Act No. IV of 2000), the Government hereby direct that in Notification SRO-13 dated 16-01-2015, for the words and figures “31st January, 2015” the words and figures “28th February, 2015” shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS

**Principal Secretary to Government
Finance Department**



No. 48-c] The J&K Govt. Gazette, 27th Feb., 2015/8th Phal., 1936. Fri.

EXTRAORDINARY

REGD. NO. JK—33

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

Notification

Jammu, the 27th February, 2015.

SRO-69.—In exercise of the powers conferred by section 5 of the Jammu and Kashmir Levy of Tolls Act, Smvt. 1995 (Act No. VIII of 1995), the Government hereby direct that in Notification SRO-14 dated 16-01-2015, for the words and figures “31st January, 2015”, the words and figures “28th February, 2015” shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

**Principal Secretary to Government,
Finance Department.**

EXTRAORDINARY

REGD. NO. JK—33

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

Notification

Jammu, the 27th February, 2015.

SRO-70.—In exercise of the powers conferred by sub-section (2) of section 3 of the Jammu and Kashmir Entry Tax on Goods Act, 2000 (Act No. IV of 2000), the Government hereby direct that in Notification SRO-15 dated 16-01-2015, for the words and figures “31st January, 2015”, the words and figures “28th February, 2015” shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

**Principal Secretary to Government,
Finance Department.**

EXTRAORDINARY

REGD. NO. JK—33

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

Notification

Jammu, the 27th February, 2015.

SRO-71.—In exercise of the powers conferred by section 5 of the Jammu and Kashmir Levy of Tolls Act, Svt. 1995 (Act No. VIII of 1995), the Government hereby direct that in Notification SRO-16 dated 16-01-2015, for the words and figures “31st January, 2015”, the words and figures “28th February, 2015” shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

**Principal Secretary to Government,
Finance Department.**

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**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 127] Jammu, Tue., the 21st Oct., 2014/29th Asv., 1936. [No. 29-ag

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—REVENUE DEPARTMENT**

Notification

Srinagar, the 21st October, 2014.

**SRO-445.—In exercise of the powers conferred by section 5 of the
Land Revenue Act, Samvat 1996, the Government hereby alter the number**

of Sub-Divisions, Tehsils and Niabats by creating following Sub-Divisions, Tehsils and Niabats in District Kathua :—

District	Sub-Divisions	Tehsils	Niabats
Kathua	1. Hiranagar	1. Lohai Malhar	1. Keerian Gadiyal
		2. Nagri Parole	2. Hatli
		3. Dinga Amb	3. Bhoond
		4. Marheen	4. Darmahanpur
		5. Mahanpur	5. Korepunnu
		6. Ramkote	6. Kootah
			7. Duggain
			8. Nagrota Gujroo
			9. Parnalla
			10. Beggan
			11. Barnoti
			12. Sallan
			13. Baken
			14. Lohai Malhar
			15. Lowang
			16. Macchedi
			17. Mandli

Consequent upon the above alteration/creation, the Government hereby defines the territorial limits of the newly created and adjoining Sub-Divisions, Tehsils and Niabats as indicated in Annexure to this notification.

By order of the Government of Jammu and Kashmir.

(Sd.) VINOD KAUL, IAS,

Commr./Secretary to Government,
Revenue Department.

*Annexure to Notification SRO-445 of 2014 dated 21-10-2014.***Jurisdiction of Sub-Divisions in District Kathua :**

S. No.	Name of the Sub-Division	Headquartered at	Tehsils included in the Sub-Divisions
1.	Bani (Existing)	Bani	1. Bani (Existing)
2.	Basohli Basohli (Existing)		1. Basohli (Existing) 2. Mahanpur (New)
3.	Badnota/Billawar	Billawar	1. Billawar (Existing) 2. Ramkote (New) 3. Lohai Malhar (New)
4.	Hiranagar (New)	Hiranagar	1. Hiranagar (Existing) 2. Marheen (New) 3. Dinga Amb (New)
5.	Area under the direct control of the Deputy Commissioner, Kathua through ACR, Kathua	District Hq., Kathua	1. Kathua (Existing) 2. Nagri Parole (New)

**Geographical Limits for the Existing/Newely proposed
Administrative Units of District Kathua**

4 The J&K Govt. Gazette, 21st Oct., 2014/29th Asv., 1936. [No. 29-48]

S. No.	Name of the Sub-Division	Name of Tehsil	Name of the Naibat	Name of Patwar Halqa	Name of Villages
1	2	3	4	5	6
1.	Bani (Existing)	1. Bani (Existing)	1. Bani (Existing)	1. Bani	1. Bani 2. Gatti 3. Sitti
				2. Fatehpur	1. Fatehpur 2. Sandhi 3. Bhandar
				3. Sandroon	1. Sandroon 2. Asso
				4. Kanthal	1. Kanthal
			2. Duggan (Existing)	1. Duggan	1. Duggan 2. Bari
				2. Dhaggar	1. Dhaggar 2. Bhullari

		3. Bhakoqa
		4. Dhaman
	3. Dullangal	1. Dullangal
		2. Madhota
3. Lowang (New)	1. Lowang	1. Lowang
Hq. at Lowang		2. Sarthal
	2. Chandal	1. Chandal
		2. Kilonore
	3. Roulka	1. Roulka
		2. Doulka
		3. Barmota
4. Backon (New)	1. Surjan	1. Surjan
Hq. at Backon		2. Chaloge
		3. Koti
	2. Banjal	1. Banjal
		2. Kachir
		3. Challa
		4. Siara
		5. Kardoh
		6. Dharor

1	2	3	4	5	6
2. Basohli (Existing)	1. Basohli (Existing)	1. Basohli (Existing)	1. Preta	1. Preta	1. Preta
					2. Plakh
					3. Thana
			2. Plahi		1. Phali
					2. Plassi
					3. Kothi
					4. Barote
			3. Basohli		1. Basholi
					2. Rehan
					3. Mandla
					4. Kagrore
			4. Saman		1. Saman
					2. Jankher
					3. Dodla
			5. Dhar Jankhar		1. Dharjankhar
					2. Godal
					3. Nagali

	2. Bhoond (New) Hq. at Bhoond	1. Bhoond	1. Bhoond 2. Jandrali 3. Bhiker 4. Sialag
		2. Sandhar	1. Dana 2. Sandhar 3. Janu
		3. Hutt	1. Hutt 2. Draman 3. Khaddi
2. Mahanpur (New) Headquarter at Mahanpur	1. Mahanpur (Existing)	1. Mahanpur 2. Athallta 3. Patti	1. Mahanpur 2. Sulari 1. Athallta 2. Athoon 3. Bera 1. Patti 2. Nowshera 3. Kalari

2	3	4	5	6
			4. Sabar	1. Sabar 2. Poonda
		2. Dharmahanpur (New) Hq. Dharmahanpur	1. Dharmahanpur	1. Dharmahanpur 2. Dharkor 3. Hadat
		3. Dambra (Existing)	1. Dambra	1. Dambra 2. Palail 3. Dhamlar 4. Chunera
Hiranagar (New) Headquarter at Hiranagar	1. Hiranagar (Existing)	1. Hiranagar (Existing)	1. Hiranagar	1. Hiranagar 2. Rakh Sarkar, Hirangar 3. Belian
			2. Chak Jangi	1. Chak Jangi 2. Rattan Chak
			3. Kunthal	1. Kunthal 2. Murli Chak

4. Jandi

1. Jandi
2. Bassi Jamwal

5. Sanyal

1. Sanyal
2. Dolka
3. Allu Chak
4. Chak Jallah

6. Suba Chak

1. Suba Chak
2. Arjun Chak
3. Pheru Chak
4. Dharangoli

7. Thuthay Chak

1. Thuthay Chak
2. Jawallu Chak
3. Budhu Chak
4. Dhandwal

8. Gurha Mundian

1. Gurah Mundian
2. Gurah Balu

9. Garah

1. Garah
2. Satoora

1	2	3	4	5	6
				10. Bhaiya	1. Bhaiya 2. Mela
				11. Gurha Baldarian	1. Gurah Baldarian
	2. Sallan (New) Hq. at Sallan			1. Sallan	1. Sallan 2. Rakh Sarkar, Sallan
				2. Bhatyari Brahamana	1. Bhatyari Brahamana 2. Qasba 3. Dalta 4. Chak Bannu
				3. Dhalli	1. Dhalli 2. Chak Blanda 3. Chajarth
	3. Chadwal (New) Hq. at Chadwal			1. Chadwal	1. Chadwal 2. Chhan Dityal 3. Quore Qasba

- | | |
|-------------------|-------------------|
| | 4. Khurd |
| | 5. Saprain |
| 2. Pathwal | 1. Pathwal |
| | 2. Karyara |
| 3. Chhapaki Kalan | 1. Chhapaki Kalan |
| | 2. Chhapaki Khurd |
| | 3. Chak Ganga Ram |
| | 4. Gadyal |
| 4. Chak Dayala | 1. Chak Dayala |
| | 2. Langriyal |
| | 3. Chhan Ranga |
| | 4. Karwal |
| | 5. Bharmal |
| 5. Pansar | 1. Pansar |
| | 2. Thagli |
| | 3. Rathua |
| 6. Manyari | 1. Manyari |
| | 2. Kadyala |
| | 3. Gunjnal |

1	2	3	4	5	6
				7. Gujjar Chak	1. Gujjar Chak 2. Chhan Tanda 3. Chak Changa
				8. Mandiyal	1. Mandiyal 2. Raghunath Pura
				9. Devo Chak	1. Devo Chak 2. Chak Jawahar 3. Haripur Brahamana
				10. Hore	1. Hore 2. Chak Bathal 3. Chhan Charkhari 4. Padal 5. Chak Mathura
		3. Sherpur (Existing)		1. Chakra	1. Chakra 2. Gangu Chak 3. Tanda Nek Ram

2. Karol Mathurian	1. Karol Mathurian 2. Karol Bidho 3. Karol Krishana
3. Chak Bhagwana	1. Chak Bhagwana 2. Chak Parotian 3. Gurah Sarkari
4. Bobiya	1. Bobiya
5. Ladwal	1. Ladwal 2. Bhati Mehru
6. Supalwan	1. Supalwan 2. Khanak
7. Londi	1. Londi 2. Muthi Charu
8. Kattal Brahamana	1. Kattal Brahamana 2. Pantal 3. Muthi Hardoo Dunga

2	3	4	5	6
			9. Sherpur Bala	1. Sherpur Bala 2. Sherpur Pain 3. Panj Grain Brahamana
			10. Bani Chak	1. Bani Chak 2. Kattal Gujran 3. Thakurpur Grore
	4. Kootah (New) Hq. at Kootah	1. Kootah		1. Kootah 2. Kanah 3. Patta Rasana
		2. Said		1. Said 2. Sohal
		3. Gurah Mehtian		1. Gurah Mehtian 2. Dhamyal
		4. Chhan Khatrian		1. Chhan Khatrian 2. Chhan Morian

2. Marheen (New) Hq. at Marheen	1. Marheen (Existing)	1. Marheen	3. Beri 4. Sukhu Chak
		2. Ladhwal Kalan	1. Marheen 2. Rangi Chak 3. Ram Garh 4. Chak Mesha 5. Chak Gopala 6. Chak Masta
		3. Lacchipur	1. Ladhwal Kalan 2. Ladhwal Khurd 3. Rakh Sarkar, Ladhwal 4. Khanwal 5. Mukandpur Labania
		4. Changi	1. Lacchipur 2. Noun Chak 1. Changi 2. Chak Charak Wand Manhas

2	3	4	5	6
			5. Khanpur	1. Khanpur 2. Bakrak 3. Birso Chak 4. Bandhore
			6. Chak Nathal	1. Chak Nathal 2. Parkhwal 3. Chak Gosian 4. Chak Shiba 5. Sukhdevpura
			7. Chak Desa Chaudhrian	1. Chak Desa Chaudhrian 2. Bhartyal 3. Malwan 4. Gota Rua
			8. Chak Wazir Labju	1. Chak Wazir Labju 2. Spral Pain 3. Parnoo 4. Parso Chak

2. Chhan Rorian
(Existing)

1. Bann

2. Balhar

3. Kishanpur Kandi

4. Dhamal

5. Amala

6. Chhan Rorian

7. Ballan Bala

1. Bann

2. Thath

1. Balhar

2. Chandwan

3. Thakarpura Rajputan

1. Kishanpur Kandi

2. Bhagwal

3. Khatrial

1. Dhamal

2. Tandyari

3. Gurah Suraj

1. Amala

2. Dhaloti

1. Chhan Rorian

2. Theru

1. Ballan Bala

2. Ballan Pain

3. Ghair

4. Chak Fatu

1	2	3	4	5
		8. Seswan		1. Seswan 2. Rakh Sarkar, Jar Bhagni 3. Chak Khillo
		9. Hamirpur		1. Hamirpur 2. Sandey Chak 3. Wazir Chak
		10. Muthi Hardo		1. Muthi Hardo 2. Karandi Kalan 3. Karandi Khurd
		11. Bhamberwan		1. Bhamberwan 2. Ladhwal Andhar 3. Sanjwan
		12. Jogial		1. Jogial 2. Dhangdevpur 3. Chak Wazir Chand

3. Kore Punnu
(New)
Headquarter
at Chak Dhari

1. Kore Punnu

2. Salalpur

3. Mukandpur
Choudharian

4. Chak Kahna

5. Pharpur

1. Kore Punnu
2. Dolian Jattan
3. Chak Dhota

1. Salalpur
2. Nihalpur
3. Khandwal

1. Mukandpur
Choudharian
2. Chak Shaba
3. Chak Shama
4. Mada
5. Rampur

1. Chak Kahna
2. Chak Dhari
3. Chak Haria

1. Pharpur
2. Maharajpur
3. Chhan Lal Din
4. Chak Buhala

1	2	3	4	5
			6. Sultanpur	1. Sultanpur 2. Haripur Sania 3. Kishanpur Andhar
			7. Chak Sardar Attar Singh	1. Chak Sardar Attar Singh 2. Chak Handa 3. Mandala
	3. Dinga Amb (New) Hq. at Dinga Amb	1. Dinga Amb (Existing)	1. Dinga Amb	1. Dinga Amb 2. Koper
			2. Chilk	1. Chilk 2. Lokhli 3. Parnagoli
			3. Katli	1. Katli 2. Kheri
			4. Magloor	1. Magloor 2. Balote

District Hq.
at Kathua

1. Kathua
(Existing)

1. C. No. 1+2
(Existing)

1. Taraf Manjli

2. Taraf Bhajwal

3. Taraf Tajwal

4. Govindsar

1. Taraf Manjli
2. Rajiani

1. Taraf Bhajwal
2. Bhagthali
3. Raid
4. Majra
5. Jarai
6. Makhsuspur
7. Samper Sapla
8. Taraf Sanji

1. Taraf Tajwal

1. Govindsar
2. Chak Rijju
3. Chak Khuni
4. Chak Hari Singh
5. Chak Partap Singh
6. Chak Sheikhan
7. Chak Phoola
8. Chak Ram Singh

1	2	3	4	5
			5. Kharote	1. Kharote 2. Kothi 3. Kalaspur 4. Rakh Jalphar 5. Chak Laxman 6. Gaiterwan 7. Maroli 8. Baroi
			6. Maha	1. Maha 2. Jagatpur 3. Mehtabpur 4. Patoli 5. Tarda 6. Chak Gota 7. Chak Gasawoon 8. Matandi 9. Chak Sardha
	2. C. No. 3+4 (Existing)		1. Thein	1. Thein 2. Domar

- | | |
|--------------|------------------|
| | 3. Gharti |
| | 4. Kasori |
| | 5. Nora |
| 2. Basantpur | 1. Basantpur |
| | 2. Kaintah |
| | 3. Dukhnaka |
| | 4. Kutlehar |
| | 5. Barthindi |
| | 6. Barni |
| | 7. Dhanna |
| | 8. Bharraha |
| 3. Lakhanpur | 1. Lakhanpur |
| | 2. Karroh |
| | 3. Nonal |
| | 4. Jandore Hukmi |
| | 5. Dhanore |
| | 6. Mangri |
| 4. Barwal | 1. Barwal |
| | 2. Utri |
| | 3. Chak Chadoon |
| | 4. Sanyari |

1	2	3	4	5
				5. Jandore
				6. Sanora
		5. Janglote		1. Janglote
		6. Logate		1. Logate
				2. Sahar
				3. Chak Ram Chand
				4. Rakha Lachhipore
				5. Kamala
				6. Kadyar
		7. Kathera		1. Kathera
				2. Fafal
				3. Androte
				4. Bhed Blode
				5. Sangar
				6. Sher Katla
				7. Dral
	3. C. No. 5 (Existing)	1. Juthana		1. Juthana
				2. Bhora

- | | |
|---|-----------------------|
| 2. Bhurthain | 1. Bhorthain |
| | 2. Jakhole |
| 3. Forelain | 1. Forelain |
| 4. Nanan | 1. Nanan |
| | 2. Pandrar |
| | 3. Merath |
| | 4. Kalana |
| | 5. Dabwal |
| 5. Budhi | 1. Rakh Sarkar, Budhi |
| | 2. Budhi |
| | 3. Nagrota |
| | 4. Palli |
| | 5. Thanoon |
| 6. Chak Sakta | 1. Chak Sagta |
| | 2. Rakh Hoshiari |
| | 3. Mahi Chak |
| | 4. Bakhrial |
| | 5. Suraj Beli |
| 4. Barnoti (New) Headquarter at Barnoti | 1. Phalote |
| | 2. Padyari |
| | 3. Muthi Khurd |

1	2	3	4	5
				4. Parthyal 5. Amargarh 6. Chhajial 7. Nangal 8. Chak Aidal 9. Jawalapur
		2. Tarharah		1. Tarharah 2. Chhatha 3. Shehar Timber 4. Muthi Rakwalan 5. Chak Shehzada 6. Kangrial 7. Chhatial 8. Nihalpur 9. Chak Munsifdhar 10. Narainpur 11. Bagial

- | | | |
|---------------------------|-----------------------|------------------------------|
| | 3. Jakhbar | 1. Jakhbar |
| | | 2. Muthi Jaqir |
| | | 3. Chak Bhagha |
| | | 4. Chak Nanak |
| | | 5. Chak Gokal |
| | | 6. Sherpur |
| | | 7. Bigwan |
| 5. C. No. 6
(Existing) | 1. Changran | 1. Changran |
| | | 2. Badala |
| | | 3. Chak Drabkhan |
| | | 4. Chak Sujanpur |
| | | 5. Chak Gadhahar |
| | 2. Chak Sona
Noopa | 1. Chak Sona
Noopa |
| | | 2. Chak Gaimda |
| | | 3. Rakhsarkar, Plahi |
| | | 4. Chak Diwan
Kirpa Ram |
| | | 5. Chak Sardar
Desa Singh |

1	2	3	4	5
				6. Chak Sajan 7. Chak Ludan
	6. Keerian (New) Hq. at Keerian instead of Lakhanpur already approved vide earlier Cabinet Decision	1. Keerian		1. Keerian 2. Gandyal 3. Ramnagar 4. Chumber Mehtaba 5. Chak Devia
	7. Hatli (New) Hq. at Hatli	1. Hatli		1. Hatli 2. Rasoooh 3. Sawala 4. Manjli 5. Dukhat 6. Bukhat 7. Badoli
		2. Dilwan		1. Dilwan 2. Rekheh

			3. Khanyara
			4. Jamalpur
			5. Bijit
		3. Tridwan	1. Hote
			2. Broandhohi
			3. Tridwan
			4. Mangota
2. Nagri (New) Hq. at Nagri Parole	1. C. No. 7 (Existing)	1. Airwan	1. Airwan
			2. Jamral
			3. Jogyian
			4. Drallan
			5. Naruah
			6. Pandori
			7. Barmori
			8. Barmora
			9. Bharryal
		2. Mirpur Ram	1. Mirpur Ram
			2. Saidpur
			3. Kangerial
			4. Matore
			5. Pitho Pain

1	2	3	4	5
				6. Goond 7. Pamwal
			3. Taraf Bala	1. Taraf Bala 2. Taraf Pain 3. Padri Pain 4. Padri Bala 5. Mirpur Jago 6. Purab Chak 7. Dadoli
			4. Khokhyal	1. Khokhyal 2. Kirpal 3. Pitho Bala 4. Lakhnote 5. Narolian
5. Badnota/ Billawar	1. Ramkot (New) Hq. at Ramkot	1. Ramkot (Existing)	1. Ramkot 2. Makwal	1. Ramkot 2. Amuwala 3. Galak 1. Makwal 2. Kacheer

2. Nagrota Gujroo (New) Hq. at Nagrota Gujroo	1. Rajwalta	1. Rajwalta
	2. Salore	2. Kunnu
	3. Dhanjasdhar	1. Salore
		2. Kah
3. Gurah Kalyal (Existing)	1. Kalyal	3. Lakhri
	2. Tharakalwal	4. Kandharnoo
	3. Thanthu	1. Dhanjasdhar
		2. Sialna
2. Billawar (Existing)	1. Bhaddu	3. Aglidhar
	2. Dharamkot	4. Derli
		1. Kalyal
		2. Uchapind
		3. Komla
		1. Tharakalwal
		1. Thanthu
		2. Harnota
		3. Barota
		1. Bhaddu
		1. Dharamkot
		2. Dher

1	2	3	4	5
	2. Parnalla (New) Hq. at Parnalla	1. Parnalla	1. Parnalla 2. Seri 3. Mooni	
		2. Pallan	1. Pallan 2. Dharalta 3. Beril	
	3. Mandli (New) Hq. at Mandli	1. Durang 2. Kohag	1. Durang 2. Dungara 1. Kohag 2. Mandli 3. Rampur 4. Dhanuparole	
	4. Billawar (Existing)	1. Malti 2. Billawar	1. Batheri 2. Malti 3. Dewal 1. Billawar	

			2. Tilla
			3. Sukral
			4. Kishanpur
			5. Godufal
		3. Dhar Dugnoo	1. Dhar Dugnoo
		4. Hottar	1. Hottar
			1. Baggan
			2. Marhoon
			3. Dheota
	5. Baggan (New) Hq. at Baggan	1. Baggan	1. Machhedi
			2. Najote
3. Lohai- Malhar	1. Machhedi (New) Hq. at Machhedi	1. Machhedi	1. Badnota
Hq. at Machhedi		2. Badnota	2. Kindli
(New)	2. Lohai-Malhar (New) Hq. at Malhar	1. Malhar	1. Malhar
			2. Malad
			3. Thall
	3. Dugain (New) Hq. at Dugain	1. Godufalal	1. Godufalal
			2. Bhatodi

5

3. Bhatwal

4. Lahari

5. Sadrota

(Sd.) SHALINI RAINA,

Under Secretary to Government,
Revenue Department.

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**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 127] Jammu, Tue., the 21st Oct., 2014/29th Asv., 1936. [No. 29-af

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—REVENUE DEPARTMENT**

Notification

Srinagar, the 21st October, 2014.

SRO-444.—In exercise of the powers conferred by section 5 of the
Land Revenue Act, Samvat 1996, the Government hereby alter the number

of Sub-Divisions, Tehsils and Niabats by creating following Sub-Divisions, Tehsils and Niabats in District Samba :—

District	Sub-Divisions	Tehsils	Niabats
Samba	1. Ghagwal	1. Rajpura	1. Gurha Slathian
	2. Vijaypur	2. Bari Brahmana	2. Ratanpur Sarara
		3. Ghagwal	3. Chambyal
		4. Ramgarh	4. Nandpur
		5. Vijaypur	5. Nud
			6. Puramandal
			7. Sumb

Consequent upon the above alteration/creation, the Government hereby defines the territorial limits of the newly created and adjoining Sub-Divisions, Tehsils and Niabats as indicated in Annexure to this notification.

By order of the Government of Jammu and Kashmir.

(Sd.) VINOD KAUL, IAS.

Commr./Secretary to Government,
Revenue Department.

GEOGRAPHICAL LIMITS OF THE EXISTING AND NEW ADMINISTRATIVE UNITS OF DISTRICT SAMBA

No. 29-a] The J&K Govt. Gazette, 21st Oct., 2014/29th Asv., 1936. 3

me of Division	Tehsils	Naibats	Patwar Halqas	Name of Revenue Village
1	2	3	4	5
Vijaypur (New) Hq. at Vijaypur	(1) Vijaypur (New) Hq. at Vijaypur	(1) Vijaypur (Existing)	1. Vijaypur	1. Amwal 2. Chhani Manhasan 3. Gupwal 4. Pekhari 5. Rakh Thalori 6. Salmeri 7. Pratap Singh Pura 8. Thalori Brahamana 9. Thalori Gujran 10. Vijaypur
			2. Gudwal	1. Badali 2. Chack Baglan 3. Chack Doulat 4. Chumbian

1	2	3	4	5
				5. Gagore
				6. Gudwal
				7. Gulwal
				8. Rampur
				9. Tarapur
		3. Bagla		1. Bagla
				2. Madhoon
		4. Dagore		1. Bara
				2. Bri Kamila
				3. Chack Bathal
				4. Chak Chhibba Kalan
				5. Chack Chhibbe Khurd
				6. Chack Jawala Singh
				7. Chak Medu Basotra
				8. Chak Mehtab Singh
				9. Chack Medu Sadratian

10. Chhajwal
11. Dagghore
12. Sujwan
13. Supwal

1. Budwal
2. Gurha Slathian
3. Nathwal
4. Rajinder Pura
5. Rakh Barotian
6. Sangwal

1. Badhori
2. Bari
3. Badhoi
4. Patli
5. Gowal
6. Khadargal
7. Keshan Pur
8. Patti
9. Rakh Baroi
10. Tarore

- | | |
|---|--|
| <ol style="list-style-type: none"> 2. Gurha
Slathia (New)
Hq. at Gurha
Slathia | <ol style="list-style-type: none"> 1. Gurha Slathia |
|---|--|

- | | | |
|--|--|---|
| <ol style="list-style-type: none"> (2) Bari
Brahamana
(New) Hq. at
Bari Brahamana | <ol style="list-style-type: none"> 1. Bari
Brahamana
(Existing) | <ol style="list-style-type: none"> 1. Tarore |
|--|--|---|

1	2	3	4	5	6
			2. Birpur	1. Birpur 2. Rakh Raj Pur 3. Rajpur Kolar 4. Bassi Khurd 5. Palli	The J&K Govt. Gazette, 21st Oct., 2014/29th Asv., 1936. [No. 29-a]
			3. Smailpur	1. Meen Charkan 2. Meen Sarkar 3. Smailpur 4. Kartholi	
	2. Purmandal (New) Hq. at Purmandal		1. Purmandal	1. Anandpur 2. Nagrota 3. Purmandal 4. Sadral 5. Sangar	
			2. Katwalta	1. Deon 2. Katwalta	

(3) Ramgarh (New) Hq. at Ramgarh	1. Ramgarh (Existing)	3. Khara Madana	1. Khara Madana 2. Rakh Chirk 3. Sumbli
		1. Ramgarh	1. Ramgarh 2. Ramloo Rasorian 3. Bandral 4. Trindi Jamora 5. Ramloo Brahamana 6. Trindi Sangara 7. Chak Jhanda Singh 8. Jar Radwan
		2. Khanpur	1. Bajawati 2. Barota 3. Chack Parthyal 4. Kajyal Kalan 5. Kajyal Khurd 6. Khanpur 7. Koulpur 8. Chack Parthyal Salarian

1	2	3	4	5
		3. Chak Salarian	1. Chak Bana 2. Chak Salarian 3. Jar Sarwa 4. Kerian Wali 5. Karali Kalan 6. Karali Khurd 7. Makho Mera 8. Sarwa	
		4. Keso Manasan	1. Babral 2. Keso Manhasan 3. Pakhri 4. Palota 5. Rajwal 6. Shekhu Pur	
		5. Lagwal	1. Balar 2. Chajwal 3. Chak Abdulla 4. Chak Paras	

2. Chamaliyal
(New) Hq. at
Chamaliyal

1. Chhani Fatwal

2. Abtal

5. Kamore
6. Lagwal
7. Rajpur Labana
8. Rangoor

1. Chhani Fatwal
2. Narian Pur
3. Chak Deoli
4. Chamalyal
5. Chak Jawahar

1. Abtal
2. Bhardi
3. Chak Bamu
4. Chak Jasso
5. Jagwal
6. Rakh Abtal
7. Shri Partap
Singh Pura
8. Samdhu
9. Manhas Pur

1	2	3	4	5
		3. Mahalshan		1. Chak Alia 2. Chak Balotrian 3. Chak Heera 4. Chak Khokharan 5. Chak Rakwalan 6. Chak Salarian 7. Chak Shama 8. Dhoop Sari 9. Jar Abtal 10. Mahal Kalandrian 11. Mahalshan 12. Mahraj Pur 13. Mandlyal 14. Rajpur Jattan
		4. Nanga		1. Nanga 2. Majra 3. Jagatpur 4. Nathwal 5. Dadyal

- | | | |
|---|-------------------|------------------------------|
| | | 6. Chack Bambo |
| | | 7. Chack Bakha Kani |
| | | 8. Kandrai |
| 3. Nand Pur
(New) Hq. at
Nand Pur | 1. Chak Chhatakan | 1. Khour Salarian |
| | | 2. Chak Nazar |
| | | 3. Chak Chhatakan |
| | | 4. Kotli Matkalina |
| | | 5. Chak Sajnoo |
| | | 6. Jerda |
| | 2. Swankha | 1. Jhang |
| | | 2. Swankha |
| | | 3. Rakh Jhang |
| | | 4. Shri Partap
Singh Pura |
| | | 5. Chak Gouran |
| | | 6. Kalah |
| | | 7. Radwan Kalan |
| | | 8. Radwan Khurd |
| | 3. Gho Brahamana | 1. Raika Mahbooba |
| | | 2. Raika Labana |

1	2	3	4	5
				3. Gho Brahamana 4. Gho Rakwalan 5. Gho-Manhasan 6. Sahzad Pur 7. Dowal
			4. Rari	1. Rari 2. Rara 3. Rakh Rara 4. Kamala 5. Najwal 6. Dabuj Kaka 7. Dabuj Sahzada
Quarter	(4) Samba (Existing)	1. Samba (Existing)	1. Samba	1. Ambala 2. Arazi Samba 3. Beri 4. Chack Manga Rakwal 5. Kotera

6. Mandi Dansal
7. Mandi Dargalian
8. Mandi Garh
9. Mandi Gurgalian
10. Mandi Kehli
11. Mandi Kotli
12. Mandi Paswalian
13. Mandi Sadwabian
14. Nehari
15. Pangwal
16. Parel
17. Samba
18. Samlah
19. Mandi Thalora

2. Katli

1. Chack Girdhari
2. Chack Jangi
3. Katli
4. Khanwal
5. Rehian
6. Sargwal

1	2	3	4	5
		3. Ramnagar		1. Abtal Katlan 2. Balouri 3. Chhani Jasso 4. Jamortan 5. Kanwala 6. Karandi 7. Rakh Amb Talli 8. Rakh Kangwala 9. Ramnagar 10. Sadoh 11. Suchet Garh
	2. Pangdour (Existing)	1. Badheri		1. Badheri 2. Chack Nanak 3. Langath 4. Bela Samba 5. Bela Manohar 6. Chack Manga Gujjar

7. Mandhera
8. Manohar Gopala

2. Pangdhor

1. Pangdhor
2. Bain
3. Galhar
4. Chack Harkha
5. Chack Faqiria
6. Suchet Pur
7. Raipur
8. Kathlai
9. Sordi

3. Daruie

1. Daruie
2. Mananu
3. Nandni
4. Balode
5. Sah
6. Daboh
7. Gawal Chorra
8. Palath
9. Jar Mananu
10. Rakh Daruie

1	2	3	4	5
			4. Harinder	1. Burj Sheru 2. Chack Baghwana 3. Chack Dayala 4. Chack Dewan Bheem Sain 5. Chack Koor Singh 6. Chack Katlan 7. Chack Ram Chand 8. Madhak 9. Rattan Pur
		3. Sarna (Existing) Hq. at Sarna	1. Sarna	1. Badla Deonia 2. Bardan 3. Ghani Alna 4. Khirdi 5. Lovely 6. Teri 7. Moutlian Kalan 8. Nangal 9. Patyari

- | | | |
|--------------|------------|--------------------|
| | | 10. Rait |
| | | 11. Sarna |
| | | 12. Moutlian Khurd |
| | 2. Sarain | 1. Sarain |
| | | 2. Gogar |
| | | 3. Bupnair Garh |
| | | 4. Dher Garh |
| | | 5. Tund |
| | | 6. Badla Brahamana |
| 4. Sumb | 1. Baletar | 1. Bathal |
| (New) Hq. at | | 2. Bhoran |
| Sumb | | 3. Baletar |
| | | 4. Doneian |
| | | 5. Patyari |
| | 2. Goran | 1. Thandyal |
| | | 2. Beli |
| | | 3. Budhwana |
| | | 4. Goran |
| | | 5. Fougal |
| | | 6. Kauntha |

2	3	4	5
			7. Samotha
			8. Sarla
	3. Karad		1. Karad
			2. Kanair
			3. Reyour
			4. Jeed
			5. Bagoon
			6. Peyoor
			7. Jatah
	4. Sodam		1. Sodam
			2. Sanoor
			3. Khabal
			4. Beian
	5. Taloor		1. Taloor
			2. Chanari
			3. Markoli
			4. Jar Jareli
			5. Paswal

6. Chandli
7. Nund
8. Simbalana

6. Amli

1. Dhalout
2. Dabeka
3. Nanetar
4. Palai
5. Kopri
6. Amli
7. Satah
8. Mulath
9. Dhorah
10. Dhanath
11. Kaloha
12. Need
13. Panthi

5. Nud (New)
Hq. at Nud

1. Bharathgarh

1. Bharathgarh
2. Papad Avtara
3. Papad Brahamana
4. Kali Nami

1	2	3	4	5
			2. Mahorgarh	5. Kali purani 6. Jamora 1. Mohorgarh 2. Kumi 3. Talehar 4. Rajool 5. Paddal 6. Kathar Brahamana 7. Parthyal
2. Ghagwal (New) Hq. at Ghagwal	1. Ghagwal (New) HQ at Ghagwal	1. Ghagwal (Existing)	1. Ghagwal -	1. Ghagwal 2. Jassath 3. Randwal 4. Tapyal 5. Gura Jattan 6. Chhan Matloni
			2. Nonath	1. Nonath 2. Harsath
			3. Jatwal	1. Jatwal 2. Balooni

3. Chhan Malgran
4. Suhandra
5. Chhan Kahana
6. Sangwali

4. Naharan

1. Naharan
2. Rajli
3. Mendhera
4. Arangal
5. Mator
6. Muthi Kalan
7. Tareli

5. Patyari Katlan

1. Patyari Katlan
2. Kaink
3. Gangeeth
4. Radial
5. Saghal
6. Muthi Khurd

2. Rattan Pur
Surara (New)
Hq. at Rattan
Surara

1. Rattan Pur
Surara

1. Surara
2. Ratwana

1	2	3	4	5
	2. Rajpura (New) Hq. at Rajpura	1. Rajpura (Existing)	1. Rajpura	1. Rajpura 2. Sajana
			2. Sanoora	1. Sanoora 2. Badyal 3. Paloona 4. Madhoon
			3. Mawa	1. Mawa 2. Ragal 3. Paloora 4. Madwal 5. Chak Feroza
			4. Chachwal	1. Chachwal 2. Sayal 3. Chalayri Klan 4. Chalayari Khurd
			5. Sarthi Kalan	1. Sarthi Kalan 2. Sarthi Khurd 3. Nadala

- | | |
|---------------|-------------------------------|
| | 4. Chak Desa
Dolian Gujran |
| | 5. Mangu Chak |
| 6. Chak Dulma | 1. Chak Dulma |
| | 2. Chak Sadha |
| | 3. Panj Garain Sainian |
| | 4. Chack Lala |
| | 5. Chak Bhiagta |
| | 6. Jarian |
| | 7. Sadwal |
| 7. Malhani | 1. Raghuchak |
| | 2. Chhan Dhanu |
| | 3. Chhan Parotian |
| | 4. Malani |
| | 5. Kalwal |
| | 6. Rakh Sarkar Vijaypur |

Malhani Mansar has been excluded from Niabat Nud and included in Niabat Chhani Mansar of Jhampur.

(Sd.) SHALINI RAINA.

Under Secretary to Government.
Revenue Department.



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

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Separate paging is given to this part in order that it may be filed as a
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PART III

Laws, Regulations and Rules passed thereunder.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—DEPARTMENT OF LAW,
JUSTICE AND PARLIAMENTARY AFFAIRS**

Jammu, the 31st March, 2015.

The following Act as passed by the Jammu and Kashmir State
Legislature received the assent of the Governor on 31st March, 2015
and is hereby published for general information :—

**THE JAMMU AND KASHMIR APPROPRIATION
(NO. 2) ACT, 2015.**

(Act No. III of 2015)

[31st March, 2015.]

An Act to provide for the withdrawal of certain sums from and
the Consolidated Fund of the Jammu and Kashmir State for

Be it enacted by the Jammu and Kashmir State Legislature in the Sixty-sixth Year of the Republic of India as follows :—

1. *Short title.*—This Act may be called the Jammu and Kashmir Appropriation (No. 2) Act, 2015.

2. *Issue of ₹ 5471168.00 lakh out of the Consolidated Fund of the Jammu and Kashmir State for the Financial Year 2015-16.*—From and out of the Consolidated Fund of the Jammu and Kashmir State, there may be withdrawn sums not exceeding those specified in Column 5 of the schedule hereto amounting in the aggregate to the sum of ₹ 5471168.00 lakh (fifty-four thousand seven hundred eleven crore sixty-eight lakh only) towards defraying the several charges, which will come in course of payment during the Financial Year 2015-16 in respect of the services specified in column 2 of the said schedule.

3. *Appropriation.*—The sums authorized to be withdrawn from and out of the Consolidated Fund of the Jammu and Kashmir State by the Act, shall be appropriated for the services and purposes expressed in the schedule in relation to the said year.

THE SCHEDULE

(See sections 2 & 3)

Name of Demand	Service and purpose	Sums not exceeding (in ₹ lakh)		
		Voted by the Legislature	Charged on the Consolidated Fund	Total
1	2	3	4	5
01. General Administration Department				
1-REVENUE ACCOUNT				
2012-President, Vice-President/ Governor/Administrator of Union Territories		...	731.46	731.46
2013-Council of Ministers		723.90	...	723.90
2015-Elections		25.32	...	25.32
2051-Public Service Commission		...	695.89	695.89
2052-Secretariat General Services		9021.78	...	9021.78
2055-Police		2500.00	...	2500.00
2070-Other Administrative Services		4575.05	...	4575.05
2251-Secretariat Social Services		2435.09	...	2435.09
3435-Ecology and Environment		1010.23	...	1010.23
3451-Secretariat Economic Services		4998.15	...	4998.15
3452-Tourism		1101.34	...	1101.34
Total Revenue Account		26390.86	1427.35	27818.21

1	2	3	4	5
---	---	---	---	---

II-CAPITAL ACCOUNT

4059-Capital Outlay on Public Works	37.98	...	37.98
4070-Capital Outlay on Other Adm. Services	75.00	...	75.00
4075-Capital Outlay on Misc. General Services	2539.26	...	2539.26
5425-Capital Outlay on Other Scientific and Environmental Research	1087.50	...	1087.50
5452-Capital Outlay on Tourism	500.00	...	500.00
Total Capital Account	4239.74	...	4239.74
Total Demand No. 01	30630.60	1427.35	32057.95

02. Home Department

I-REVENUE ACCOUNT

2055-Police	372818.82	...	372818.82
2056-Jails	6498.45	...	6498.45
2070-Other Administrative Services	23146.72	...	23146.72
2235-Social Security and Welfare	1030.84	...	1030.84
Total Revenue Account	403494.83	...	403494.83

II-CAPITAL ACCOUNT

4055-Capital Outlay on Police	14238.00	...	14238.00
-------------------------------	----------	-----	----------

4059-Capital Outlay on Public Works

1	2	3	4	5
4070-Capital Outlay on Other Administrative Services		375.00	...	375.00
Total Capital Account		15263.00	...	15263.00
Total Demand No. 02		418757.83	...	418757.83

03. Planning and Development Department

3451-Secretariat Economic Services		21573.90	...	21573.90
3454-Census Surveys and Statistics		2482.77	...	2482.77
3475-Other General Economic Services		75061.72	...	75061.72
Total Revenue Account		99118.39	...	99118.39

II-CAPITAL ACCOUNT

4059-Capital Outlay on Public Works		101574.27	...	101574.27
5475-Capital Outlay on Other General Economic Services		137801.31	...	137801.31
Total Capital Account		239375.58	...	239375.58
Total Demand No. 03		338493.97	...	338493.97

1	2	3	4	5
04. Information Department				
I-REVENUE ACCOUNT				
2220-Information and Publicity		5354.70	...	5354.70
Total Revenue Account		5354.70	...	5354.70

II-CAPITAL ACCOUNT

4220-Capital Outlay on Information and Publicity		260.67	...	260.67
Total Capital Account		260.67	...	260.67
Total Demand No. 04		5615.37	...	5615.37

05. Ladakh Affairs Department

I-REVENUE ACCOUNT

2575-Other Special Area Programmes		54520.14	...	54520.14
Total Revenue Account		54520.14	...	54520.14

II-CAPITAL ACCOUNT

4575-Capital Outlay on Other Special Areas Programmes		9191.00	...	9191.00
Total Capital Account		9191.00	...	9191.00

1	2	3	4	5
06. Power Development				
I-REVENUE ACCOUNT				
2801-Power		459940.35	...	459940.35
Total Revenue Account		459940.35	...	459940.35
II-CAPITAL ACCOUNT				
4801-Capital Outlay on Power Projects		38571.25	...	38571.25
Total Capital Account		38571.25	...	38571.25
Total Demand No. 06		498511.60	...	498511.60
07. Education Department				
I-REVENUE ACCOUNT				
2055-Police		6939.52	...	6939.52
2202-General Education		430512.87	...	430512.87
2204-Sports and Youth Services		21655.58	...	21655.58
Total Revenue Account		459107.97	...	459107.97
II-CAPITAL ACCOUNT				
4202-Capital Outlay on Education, Sports, Art and Culture		24322.77	...	24322.77
Total Capital Account		24322.77	...	24322.77

1	2	3	4	5
08. Finance Department				
I-REVENUE ACCOUNT				
2030-Stamps and Registration	1759.62	...	1759.62	
2035-Collection of Other Taxes on Property and Capital	117.32	...	117.32	
2039-State Excise	3391.80	...	3391.80	
2040-Taxes on Sales, Trade etc.	7796.59	...	7796.59	
2045-Other Taxes and Duties on Commodities and Services	482.72	...	482.72	
2047-Other Fiscal Services	2011.00	...	2011.00	
2048-Appropriation for Reduction or Avoidance of Debt	3981.00	...	3981.00	
2049-Interest Payment	...	379537.00	379537.00	
2054-Treasury and Accounts Administration	232767.70	...	232767.70	
2071-Pensions and Other Retirement Benefits	361925.00	75.00	362000.00	
2075-Miscellaneous General Services	115.55	...	115.55	
2235-Social Security and Welfare	2730.50	...	2730.50	

1	2	3	4	5
II-CAPITAL ACCOUNT				
4059-Capital Outlay on Public Works	1148.77	...	1148.77	
6003-Internal Debt of the State Government	0.00	847248.00	847248.00	
6004-Loans and Advances from the Central Government	0.00	11678.00	11678.00	
6235-Loans for Social Security and Welfare	2500.00	...	2500.00	
Total Capital Account	3648.77	858926.00	862574.77	
Total Demand No. 08	620727.57	1238538.00	1859265.57	

09. Parliamentary Affairs Department

I-REVENUE ACCOUNT

2011-Parliament/State/Union Territory Legislatures	3954.18	102.70	4056.88
Total Revenue Account	3954.18	102.70	4056.88

II-CAPITAL ACCOUNT

7610-Loans to Government Servants etc.	50.00	0.00	50.00
Total Capital Account	50.00	0.00	50.00
Total Demand No. 09	4004.18	102.70	4106.88

1	2	3	4	5
10. Law Department				
I-REVENUE ACCOUNT				
2014-Administration of Justice	16217.20	3136.96	19354.16	
2015-Elections	4703.71	...	4703.71	
2030-Stamp and Registration	91.52	...	91.52	
2041-Taxes on Vehicles	81.85	...	81.85	
2070-Other Administrative Services	353.71	...	353.71	
2230-Labour and Employment	66.40	...	66.40	
Total Revenue Account	21514.39	3136.96	24651.35	
II-CAPITAL ACCOUNT				
4059-Capital Outlay on Public Works	3947.00	...	3947.00	
Total Capital Account	3947.00	...	3947.00	
Total Demand No. 10	25461.39	3136.96	28598.35	
11. Industries and Commerce Department				
I-REVENUE ACCOUNT				
2055-Police	2540.72	...	2540.72	

1	2	3	4	5
2851-Village and Small Industries		11895.12	...	11895.12
2853-Non-Ferrous Mining and Metallurgical Industries		4749.30	...	4749.30
Total Revenue Account		19185.14	...	19185.14

II-CAPITAL ACCOUNT

4851-Capital Outlay on Village and Small Industries		9212.90	...	9212.90
4852-Capital Outlay on Iron and Steel Industries		352.50	...	352.50
4853-Capital Outlay on Non-Ferrous Mining and Metallurgical Industries		318.25	...	318.25
6885-Other Loans to Industries and Minerals		3200.00	...	3200.00
Total Capital Account		13083.65	...	13083.65
Total Demand No. 11		32268.79	...	32268.79

12. Agriculture Department

I-REVENUE ACCOUNT

2029-Land Revenue		258.05	...	258.05
		402.25		402.25

1	2	3	4	5
2401-Crop Husbandry		39499.92	...	39499.92
2402-Soil and Water Conservation		2370.45	...	2370.45
2403-Animal Husbandry		373.28	...	373.28
2406-Forestry and Wildlife		5855.11	...	5855.11
2415-Agricultural Research and Education		21744.88	...	21744.88
2425-Cooperation		4430.23	...	4430.23
2435-Other Agricultural Programme		2707.03	...	2707.03
2705-Command Area Development		3047.34	...	3047.34
2851-Village and Small Industries		10022.59	...	10022.59
Total Revenue Account		90919.46	...	90919.46

II-CAPITAL ACCOUNT

4401-Capital Outlay on Crop Husbandry		42242.23	...	42242.23
4406-Capital Outlay on Forestry and Wildlife		1708.50	...	1708.50
4415-Capital Outlay on Agricultural Research and Education				

1	2	3	4	5
4425-Capital Outlay on Cooperation		729.40	...	729.40
4705-Capital Outlay on Command Area Development		5128.93	...	5128.93
4851-Capital Outlay on Village and Small Industries		239.68	...	239.68
Total Capital Account		51848.74	...	51848.74
Total Demand No. 12		142768.20	...	142768.20

13. Animal/Sheep Husbandry**I-REVENUE ACCOUNT**

2403-Animal Husbandry	39842.95	...	39842.95
Total Revenue Account	39842.95	...	39842.95

II-CAPITAL ACCOUNT

4403-Capital Outlay on Animal Husbandry	4817.17	...	4817.17
Total Capital Account	4817.17	...	4817.17
Total Demand No. 13	44660.12		44660.12

1	2	3	4	5
14. Revenue Department				
I-REVENUE ACCOUNT				
2029-Land Revenue	20650.77	...	20650.77	
2053-District Administration	16926.77	...	16926.77	
2055-Police	28004.60	...	28004.60	
2070-Other Administrative Services	241.42	...	241.42	
2235-Social Security and Welfare	512.95	...	512.95	
2245-Relief on Account of Natural Calamities	21533.80	...	21533.80	
2250-Other Social Services	158.80	...	158.80	
2506-Land Reforms	5305.43	...	5305.43	
Total Revenue Account	93334.54	...	93334.54	
II-CAPITAL ACCOUNT				
4059-Capital Outlay on Public Works	937.50	...	937.50	
Total Capital Account	937.50	...	937.50	
Total Demand No. 14	94272.04	...	94272.04	

**15. Consumer Affairs and Public
Distribution Department**

I-REVENUE ACCOUNT

1	2	3	4	5
3475-Other General Economic Services		776.80	...	776.80
Total Revenue Account		921.45	...	921.45

II-CAPITAL ACCOUNT

4235-Capital Outlay on Social Security and Welfare		18252.10	...	18252.10
4408-Capital Outlay on Food Storage and Warehousing		80188.07	...	80188.07
5475-Capital Outlay on Other General Economic Services		40.00	...	40.00
Total Capital Account		98480.17	...	98480.17
Total Demand No. 15		99401.62	...	99401.62

16. Public Works Department**I-REVENUE ACCOUNT**

2059-Public Works		86876.19	...	86876.19
2216-Housing		600.00	...	600.00
3054-Roads and Bridges		8211.41	...	8211.41
Total Revenue Account		95687.60	...	95687.60

II-CAPITAL ACCOUNT

4059-Capital Outlay on Public

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1	2	3	4	5
<hr/>				
5054-Capital Outlay on Roads and Bridges		90500.00	...	90500.00
Total Capital Account		134126.85	...	134126.85
Total Demand No. 16		229814.45	...	229814.45
<hr/>				

17. Health and Medical Education

I-REVENUE ACCOUNT

2210-Medical and Public Health		187981.99	...	187981.99
2211-Family Welfare		3164.50	...	3164.50
Total Revenue Account		191146.49	...	191146.49
<hr/>				

II-CAPITAL ACCOUNT

4210-Capital Outlay on Medical and Public Health		73767.87	...	73767.87
Total Capital Account		73767.87	...	73767.87
Total Demand No. 17		264914.36	...	264914.36
<hr/>				

18. Social Welfare Department

I-REVENUE ACCOUNT

1	2	3	4	5
2070-Other Administrative Services		265.01	...	265.01
2225-Welfare of Scheduled Castes/Scheduled Tribes and Other Backward Classes		5110.41	...	5110.41
2235-Social Security and Welfare		33374.67	...	33374.67
2236-Nutrition		18560.34	...	18560.34
Total Revenue Account		57545.43	...	57545.43
II-CAPITAL ACCOUNT				
4225-Capital Outlay on Welfare of Scheduled Castes/Scheduled Tribes and Other Backward Classes		4538.05	...	4538.05
4235-Capital Outlay on Social Security and Welfare		1790.43	...	1790.43
4236-Capital Outlay on Nutrition		5080.07	...	5080.07
Total Capital Account		11408.55	...	11408.55
Total Demand No. 18		68953.98	...	68953.98

19. Housing and Urban Development Department

I-REVENUE ACCOUNT

2217-Urban Development	61386.32	...	61386.32
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1	2	3	4	5
II-CAPITAL ACCOUNT				
4216-Capital Outlay on Housing	225.00	...	225.00	
4217-Capital Outlay on Urban Development	52642.00	...	52642.00	
Total Capital Account	52867.00	...	52867.00	
Total Demand No. 19	114253.32	...	114253.32	
20. Tourism Department				
I-REVENUE ACCOUNT				
2202-General Education	361.09	...	361.09	
2205-Art & Culture	3803.16	...	3803.16	
3452-Tourism	8517.33	...	8517.33	
3454-Census Surveys and Statistics	97.10	...	97.10	
Total Revenue Account	12778.68	...	12778.68	
II-CAPITAL ACCOUNT				
4202-Capital Outlay on Education, Sports, Art and Culture	1125.00	...	1125.00	
5452-Capital Outlay on Tourism	11083.25	...	11083.25	
Total Capital Account	12208.25	...	12208.25	

1	2	3	4	5
21. Forest Department				
I-REVENUE ACCOUNT				
2402-Soil and Water Conservation	4696.25	...	4696.25	
2406-Forestry and Wildlife	61263.72	...	61263.72	
3435-Ecology and Environment	2445.95	...	2445.95	
Total Revenue Account	68405.92	...	68405.92	
II-CAPITAL ACCOUNT :				
4402-Capital Outlay on Soil and Water Conservation	232.50	...	232.50	
4406-Capital Outlay on Forestry and Wildlife	2961.20	...	2961.20	
5425-Capital Outlay on Other Scientific and Environmental Research	157.50	...	157.50	
Total Capital Account	3351.20	...	3351.20	
Total Demand No. 21	71757.12	...	71757.12	

22. Irrigation and Flood Control

I-REVENUE ACCOUNT

2700-Major Irrigation	738.45	...	738.45
2701-Medium Irrigation	7922.06	...	7922.06

1	2	3	4	5
2702-Minor Irrigation		35117.72	...	35117.72
2711-Flood Control and Drainage		9146.21	...	9146.21
Total Revenue Account		52924.44	...	52924.44

II-CAPITAL ACCOUNT

4701-Capital Outlay on Medium Irrigation		6538.93	...	6538.93
4702-Capital Outlay on Minor Irrigation		10654.33	...	10654.33
4711-Capital Outlay on Flood Control Projects		21125.00	...	21125.00
Total Capital Account		38318.26	...	38318.26
Total Demand No. 22		91242.70	...	91242.70

23. Public Health Engineering Department

I-REVENUE ACCOUNT

2055-Police		790.50	...	790.50
2215-Water Supply and Sanitation		98331.26	...	98331.26
Total Revenue Account		99121.76	...	99121.76

1	2	3	4	5
II-CAPITAL ACCOUNT				
4215-Capital Outlay on Water Supply and Sanitation		47800.00	...	47800.00
Total Capital Account		47800.00	...	47800.00
Total Demand No. 23		146921.76	...	146921.76

**24. Hospitality and Protocol
Department**

I-REVENUE ACCOUNT

2055-Police	10748.37	...	10748.37
2059-Public Works	340.00	...	340.00
2070-Other Administrative Services	2784.17	...	2784.17
2216-Housing	5615.70	...	5615.70
Total Revenue Account	19488.24	...	19488.24

II-CAPITAL ACCOUNT

4059-Capital Outlay on Public Works	2900.70	...	2900.70
Total Capital Account	2900.70	...	2900.70
Total Demand No. 24	22388.94	...	22388.94

1	2	3	4	5
25. Stationery and Printing Department				
I-REVENUE ACCOUNT				
2058-Stationery and Printing	3631.68	...	3631.68	
2230-Labour and Employment	5809.19	...	5809.19	
Total Revenue Account	9440.87	...	9440.87	
II-CAPITAL ACCOUNT				
4058-Capital Outlay on Stationery and Printing	127.13	...	127.13	
4250-Capital Outlay on Other Social Services	7738.14	...	7738.14	
Total Capital Account	7865.27	...	7865.27	
Total Demand No. 25	17306.14	...	17306.14	
26. Fisheries Department				
I-REVENUE ACCOUNT				
2405-Fisheries	5952.54	...	5952.54	
Total Revenue Account	5952.54	...	5952.54	
II-CAPITAL ACCOUNT				
4405-Capital Outlay on Fisheries	614.00	...	614.00	
Total Capital Account	614.00	...	614.00	
Total Demand No. 26	6566.54	...	6566.54	

1	2	3	4	5
27. Higher Education Department				
I-REVENUE ACCOUNT				
2202-General Education	57232.46	...	57232.46	
2203-Technical Education	10856.69	...	10856.69	
2230-Labour and Employment	1100.00	...	1100.00	
Total Revenue Account	69189.15	...	69189.15	
II-CAPITAL ACCOUNT				
4055-Capital Outlay on Police	1024.19	...	1024.19	
4202-Capital Outlay on Education, Sports, Art and Culture	23467.00	...	23467.00	
4250-Capital Outlay on Other Social Services	1012.50	...	1012.50	
Total Capital Account	25503.69	...	25503.69	
Total Demand No. 27	94692.84	...	94692.84	
28. Rural Development Department				
I-REVENUE ACCOUNT				
2236-Nutrition	692.90	...	692.90	

i	2	3	4	5
2515-Other Rural Development Programmes	31013.71	...	31013.71	
Total Revenue Account	31926.58	...	31926.58	

II-CAPITAL ACCOUNT

4515-Capital Outlay on Other Rural Development Programmes	130844.00	...	130844.00	
Total Capital Account	130844.00	...	130844.00	
Total Demand No. 28	162770.58	...	162770.58	

29. Transport Department

I-REVENUE ACCOUNT

2041-Taxes on Vehicles	1329.67	...	1329.67	
2070-Other Administrative Services	3498.50	...	3498.50	
Total Revenue Account	4828.17	...	4828.17	

II-CAPITAL ACCOUNT

4059-Capital Outlay on Public Works	400.00	...	400.00	
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1	2	3	4	5
7055-Loans for Transport		3000.00	...	3000.00
Total Capital Account		3850.00	...	3850.00
Total Demand No. 29		8678.17	...	8678.17
Total Revenue Account	3174500.34	384279.01	3558779.35	
Total Capital Account	1053462.65	858926.00	1912388.65	
Grand Total (All Demands)	4227962.99	1243205.01	5471168.00	

(Sd.) ACHAL SETHI,

Addl. Secretary to Govt.,
Department of Law, Justice and
Parliamentary Affairs.



**THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

Vol. 127] Jammu, Wed., the 1st April, 2015/11th Chai., 1937. [No. 52-5

Separate paging is given to this part in order that it may be
filed as a separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

**JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY
SECRETARIAT, JAMMU**

Under Rule 64 of the Rules of Procedure and Conduct of Business in Jammu and Kashmir Legislative Assembly, the following Bill together with the Statement of Objects and Reasons, is published in an extraordinary issue of the Government Gazette.

By order of the Hon'ble Speaker.

(Sd.) M. RAMZAN,

Secretary.

**THE JAMMU AND KASHMIR CIVIC LAWS
(SPECIAL PROVISIONS) (AMENDMENT)
BILL, 2015.**

[L. A. Bill No. 3 of 2015.]

A Bill to amend the Jammu and Kashmir Civic Laws (Special Provisions) Act, 2014.

Be it enacted by the Jammu and Kashmir State Legislature in the Sixty-sixth Year of the Republic of India as follows :—

1. *Short title and commencement.*—(1) This Act may be called the Jammu and Kashmir Civic Laws (Special Provisions) (Amendment) Act, 2015.

(2) It shall come into force from 1st of April, 2015.

2. *Amendment of section 1, Act III of 2014.*—In section 1 of Jammu and Kashmir Civic Laws (Special Provisions) Act, 2014 (hereinafter referred to as the principal Act), in sub-section (2), for the words and figures, “31st day of March, 2015”, the words and figures, “31st day of December, 2015”, shall be substituted.

3. *Amendment of sections 3 and 4 of Act III of 2014.*—In sections 3 and 4 of the principal Act, for the words and figures, “31st of March, 2015”, the words and figures, “31st of December, 2015”, shall be substituted.

required— (a) To provide for relief and to irreparable loss to the people of these local areas by the punitive action by any agency in respect of the



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3. *Amendment of sections 3 and 4 of Act III of 2014.*—In sections 3 and 4 of the principal Act, for the words and figures, “31st of March, 2015”, the words and figures, “31st of December, 2015”, shall be substituted.

STATEMENT OF OBJECTS AND REASONS

The Master Plan for Srinagar-2021, Jammu-2021 and Katra were notified vide SRO-28 dated July 30, 2003, SRO-263, August 9, 2004 ; and SRO-399 dated 23 November, 2007 respectively, which provides for its review and revision every five years, to account for such modifications and correction that emerge based on ground realities. The first review of Master Plan has already commenced and is expected to lead to the necessary modification in the existing guidelines for matters such as land use, notification of new commercial and industrial areas along with ground coverage, floor area ratio changes, etc. Besides this, the norms, policies and guidelines may also be needed to be appropriately modified to ensure their smooth implementation. The Revised Master Plan would cover the whole of the newly notified local areas.

2. In the light of development referred to in foregoing paragraph, time is needed to bring in orderly arrangements. Keeping in view the current ground realities and the fast evolving nature of urbanization in these regions. To complete the ongoing tasks relating to the revision of the Master Plan also enabling its application to the development of all the areas in the notified local areas of Srinagar, Jammu and Katra ; a period of at least 09 months is required—

- (a) To provide for relief and to minimize avoidable hardships and irreparable loss to the people of these local areas against any punitive action by any agency in respect of the person covered by the policies referred to above ;
- (b) To complete the policy framework vis-a-vis unauthorized construction ; and
- (c) To complete the revision of the Master Plan facilitating its smooth implementation.

Hence the Bill.

MINISTER INCHARGE

DEVELOPMENT DEPARTMENT

EXTRAORDINARY

REGD. NO. JK—33



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

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(Sd.) M. RAMZAN,

Secretary.

**THE JAMMU AND KASHMIR PROTECTION OF
HUMAN RIGHTS (AMENDMENT) BILL, 2015.**

[L. A. Bill No. 4 of 2015.]

A Bill to amend the Jammu and Kashmir Protection of Human Rights Act, 1997.

Be it enacted by the Jammu and Kashmir State Legislature in the Sixty-sixth Year of the Republic of India as follows :—

1. *Short title and commencement.*—(1) This Act may be called the Jammu and Kashmir Protection of Human Rights (Amendment) Act, 2015.

(2) It shall come into force from the date of its publication in the Government Gazette.

2. *Amendment of Section 4, Act XV of 1997.*—In section 4 of the Jammu and Kashmir Protection of Human Rights Act, 1997 (hereinafter referred to as ‘the principal Act’), in sub-section (1), after second proviso, the following proviso shall be added, namely :—

“Provided also that in case there is no Leader of Opposition in the Legislative Assembly or the Legislative Council, the leader of the single largest group or party in opposition to the Government in the Legislative Assembly or the Legislative Council, as the case may be, shall be deemed to be a member of the Committee.”

3. *Amendment of Section 6, Act XV of 1997.*—1. the principal Act,—

- (i) in sub-section (1), for the words “seventy year” words “sevent” substitute



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JAMMU & KASHMIR GOVERNMENT GAZETTE**

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**THE JAMMU AND KASHMIR PROTECTION OF
HUMAN RIGHTS (AMENDMENT) BILL, 2015.**

[L. A. Bill No. 4 of 2015.]

A Bill to amend the Jammu and Kashmir Protection of Human Rights Act, 1997.

Be it enacted by the Jammu and Kashmir State Legislature in the Sixty-sixth Year of the Republic of India as follows :—

1. *Short title and commencement.*—(1) This Act may be called the Jammu and Kashmir Protection of Human Rights (Amendment) Act, 2015.

(2) It shall come into force from the date of its publication in the Government Gazette.

2. *Amendment of Section 4, Act XV of 1997.*—In section 4 of the Jammu and Kashmir Protection of Human Rights Act, 1997 (hereinafter referred to as ‘the principal Act’), in sub-section (1), after second proviso, the following proviso shall be added, namely :—

“Provided also that in case there is no Leader of Opposition in the Legislative Assembly or the Legislative Council, the leader of the single largest group or party in opposition to the Government in the Legislative Assembly or the Legislative Council, as the case may be, shall be deemed to be a member of the Committee.”

3. *Amendment of Section 6, Act XV of 1997.*—In section 6 of the principal Act,—

- (i) in sub-section (1), for the words “three years” and the words “seventy years”, the words “five years” and the words “seventy five years”, shall respectively be substituted ;

STATEMENT OF OBJECTS AND REASONS

All the positions of Chairperson and Members in the State Human Rights Commission are vacant. The eligibility for appointment of Chairperson is that he should have been Judge of High Court and should not be more than 70 years of age. At present very few number of retired Judges fulfilling such criteria are available. Accordingly, a Draft Bill has been prepared to provide for treating the leader of single largest group or party in opposition to the Government as a Member of the Committee in case there is no recognized Leader of Opposition in the Legislative Assembly or the Legislative Council, as the case may be, and increasing the term of Chairperson and Members of the Commission from 3 years to 5 years and the upper age limit for eligibility from 70 years to 75 years.

Hence the Bill.

MINISTER FOR LAW, JUSTICE AND
PARLIAMENTARY AFFAIRS.

(ii) for sub-section (2), the following shall be substituted, namely :—

“(2) A person appointed as a Member shall hold office for a term of five years from the date on which he enters upon his office or until he attains the age of seventy five years, whichever is earlier.”



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PART III

Laws, Regulations and Rules passed thereunder.

**JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY
SECRETARIAT, JAMMU**

Under Rule 64 of the Rules of Procedure and Conduct of Business in Jammu and Kashmir Legislative Assembly, the following Bill together with the Statement of Objects and Reasons, is published in an extraordinary issue of the Government Gazette.

By order of the Hon'ble Speaker.

(Sd.) M. RAMZAN,

Secretary.

**THE JAMMU AND KASHMIR ACCOUNTABILITY
COMMISSION (AMENDMENT) BILL, 2015.**

[L. A. Bill No. 5 of 2015.]

A Bill to amend the Jammu and Kashmir Accountability Commission Act, 2002.

Be it enacted by the Jammu and Kashmir State Legislature in the Sixty-sixth Year of the Republic of India as follows :—

1. *Short title and commencement.*— (1) This Act may be called the Jammu and Kashmir Accountability Commission (Amendment) Act, 2015.

(2) It shall come into force from the date of its publication in the Government Gazette.

2. *Amendment of Section 4, Act XXXVIII of 2002.*—In section 4 of the Jammu and Kashmir Accountability Commission Act, 2002 (hereinafter referred to as 'the principal Act'),—

(i) section 4 shall be re-numbered as sub-section (1) thereof ; and

(ii) after sub-section (1) as so re-numbered, the following sub-section shall be added, namely :—

“(2) A three member Cabinet Sub-Committee shall be constituted from time to time by the Chief Minister to act as a Search Committee for shortlisting the names of the probables for selection by the Committee referred to in sub-section (1). The Committee referred to in sub-section (1), shall, however, be free to consider the names

of eligible persons, other than those shortlisted by the Sub-Committee so constituted under this sub-section."

3. *Amendment of Section 6, Act XXXVIII of 2002.*—In section 6 of the principal Act, in sub-section (1), for the words "three years" and the words, "seventy years", the words "five years" and the words "seventy five years" shall respectively be substituted.

STATEMENT OF OBJECTS AND REASONS

The Jammu and Kashmir Accountability Commission Act, 2002 was enacted by the State Legislature for establishing an institution of Accountability Commission to enquire into allegations of corruption, favoritism, nepotism, or lack of integrity and abuse or misuse of official position by public functionaries. Under the existing provisions of the Act, the Chairperson and Members hold office for a period of three years or until they attain the age of 70 years, whichever is earlier. Due to limited availability of eligible retired Judges, the Commission has at many times in the past remained headless for long spells of time. In order to broaden the zone of consideration for appointment of Chairperson and Members, the term of office and the age limit of Chairperson and Members is required to be increased.

The proposed amendment Bill seeks to amend section 6 of the Jammu and Kashmir Accountability Commission Act, 2002 for increasing the term of office of the Chairperson and the Members from three years to five years and for increasing the age limit for eligibility from 70 years to 75 years. The Bill also provides for constitution of a three member Cabinet Sub-Committee to act as a Search Committee for shortlisting the names of the probables for selection by the committee provided for under section 4 of the Act.

Hence the Bill.

MINISTER FOR LAW, JUSTICE AND
PARLIAMENTARY AFFAIRS.

EXTRAORDINARY

REGD. NO. JK-33



**THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

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separate compilation.

PART IV

Reprints from the Government of India Gazette.

**MINISTRY OF LAW AND JUSTICE
(Legislative Department)**

New Delhi, the 26th December, 2014/Pausa 5, 1936 (Saka).

THE INSURANCE LAWS (AMENDMENT) ORDINANCE, 2014

No. 8 of 2014

Promulgated by the President in the Sixty-fifth Year of the Republic
of India.

Whereas, the Insurance Laws (Amendment) Bill, 2008 further to
amend the Insurance Act, 1938, the General Insurance Business
(Nationalisation) Act, 1972 and the Insurance Regulatory and Development

Authority Act, 1999 was introduced in the Council of States on the 22nd December, 2008 and was referred to the department related Parliamentary Standing Committee on Finance for examination and Report :

And whereas, the Parliamentary Standing Committee had submitted its Report on the 13th December, 2011 :

And whereas, the said Bill along with the official amendments prepared on the basis of the recommendations of the Standing Committee could not be taken up for consideration and passing in the Council of States :

And whereas, the said Bill was further referred to the Select Committee of the Council of States for examination and Report and the Committee submitted its Report, along with the Insurance Laws (Amendment) Bill, 2014 incorporating therein the amendments decided by the Committee, on the 10th December, 2014 :

And whereas, the Insurance Laws (Amendment) Bill, 2014, as reported by the Select Committee, could not be taken up for consideration and passing in the Council of States :

And whereas, Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action to give effect to the provisions of the said Bill :

Now, therefore, in exercise of the powers conferred by clause (1) of Article 123 of the Constitution, the President is pleased to promulgate the following Ordinance :—

CHAPTER I

Preliminary

1. *Short title and commencement.*—(1) This Ordinance may be called the Insurance Laws (Amendment) Ordinance, 2014.

CHAPTER II

Amendments to the Insurance Act, 1938

2. *Substitution of references to certain expressions by certain other expressions.*—In the Insurance Act, 1938 (4 of 1938) (hereafter in this Chapter referred to as the Insurance Act), throughout the Act,—

- (a) for the words and figures “the Indian Companies Act, 1913” (7 of 1913), wherever they occur, the words and figures “the Companies Act, 2013” (18 of 2013) shall be substituted ;
- (b) for the words and figures “the Companies Act, 1956” (1 of 1956), wherever they occur, the words and figures “the Companies Act, 2013” (18 of 2013) shall be substituted.

3. *Amendment of section 2.*—In section 2 of the Insurance Act,—

- (i) for clauses (1) and (1A), the following clauses shall be substituted, namely :—

“(1) “actuary” means an actuary as defined in clause (a) of sub-section (1) of section 2 of the Actuaries Act, 2006 (35 of 2006) :

(1A) “Authority” means the Insurance Regulatory and Development Authority of India established under sub-section (1) of section 3 of the Insurance Regulatory and Development Authority Act, 1997 (41 of 1999) :”

- (ii) clause (5A) shall be omitted :

- (iii) after clause (6B), the following clause shall be inserted, namely :—

“(6C) “health insurance business” means the effecting of

surgical or hospital expense benefits, whether inpatient or outpatient travel cover and personal accident cover :—

- (iv) for clause (7A), the following clause shall be substituted, namely :—

(7A) “Indian insurance company” means any insurer, being a company which is limited by shares, and, -

(a) which is formed and registered under the Companies Act, 2013 (18 of 2013) as a public company or is converted into such a company within one year of the commencement of the Insurance Laws (Amendment) Ordinance, 2014 ;

(b) in which the aggregate holdings of equity shares by foreign investors, including portfolio investors, do not exceed forty-nine per cent. of the paid up equity capital of such Indian Insurance Company, which is Indian owned and controlled, in such manner as may be prescribed.

“Explanation :—For the purposes of this sub-clause, the expression “control” shall include the right to appoint a majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements.” :

(c) whose sole purpose is to carry on life insurance business or general insurance business or reinsurance business or health insurance

(v) clause (8) shall be omitted ;

(vi) in clause (8A),—

(I) for sub-clause (b). the following sub-clause shall be substituted, namely :—

“(b) having a minimum paid-up capital of rupees one hundred crores in case of life insurance business, general insurance business and health insurance business :” ;

(II) in sub-clause (d) after the words “general insurance business”, the words “or health insurance business” shall be inserted :

(vii) for clause (9). the following clause shall be substituted, namely :—

“(9) “insurer” means—

- (a) an Indian Insurance Company ; or
- (b) a statutory body established by an Act of Parliament to carry on insurance business ; or
- (c) an insurance co-operative society ; or
- (d) a foreign company engaged in re-insurance business through a branch established in India.

*Explanation:—*For the purposes of this sub-clause, the expression “foreign company” shall, mean a company or body established or incorporated under a law of any country outside India and includes Lloyd’s established under the Lloyd’s Act, 1871 (United Kingdom) or any of its

(viii) in clause (10), the words and figures "licensed under section 42" shall be omitted :

(ix) in clause (11), in sub-clause (c), for the word, "annuities payable out of any fund", the words "benefit payable out of any fund" shall be substituted :

(x) clauses (12), (13) and (15) shall be omitted :

(xi) in clause (16), for the words, brackets, figures and letter "clauses (13) and (13A) of section 2 of the Indian Companies Act, 1913" (7 of 1913), the words, brackets and figures "clause (68) and clause (72) of section 2 of the Companies Act, 2013" (18 of 2013) shall be substituted :

(xii) after clause (16), the following clauses shall be inserted, namely :—

"(16A) "regulations" means the regulations framed by the Insurance Regulatory and Development Authority of India established under the Insurance Regulatory and Development Authority Act, 1999 (41 of 1999) :

(16B) "re-insurance" means the insurance of part of one insurer's risk by another insurer who accepts the risk for a mutually acceptable premium :

(16C) "Securities Appellate Tribunal" means the Securities Appellate Tribunal established under section 15K of the Securities and Exchange Board of India Act, 1992 (15 of 1992) ;:

(xiii) clause (17) shall be omitted.

4. *Insertion of new section 2CB.*—After section 2CA of the Insurance Act, the following section shall be inserted, namely :—

"2CB. Properties in India not to be insured with foreign

person shall take out or renew any policy of insurance in respect of any property in India or any ship or other vessel or aircraft registered in India with an insurer whose principal place of business is outside India save with the prior permission of the Authority.

(2) If any person contravenes the provision of sub-section (1), he shall be liable to a penalty which may extend to five crore rupees.”.

5. *Omission of section 2E.*—Section 2E of the Insurance Act shall be omitted.

7. *Amendment of section 3.*—In section 3 of the Insurance Act. —

(i) for sub-section (2), the following sub-section shall be substituted, namely :—

“(2) Every application for registration shall be made in such manner and shall be accompanied by such documents as be specified by the regulations.”;

(ii) in sub-section (2A), in clause (d), for the figures, letter and word “5, 31 A and 32”, the figures, word and letter “5 and 31 A” shall be substituted ;

(iii) for sub-section (2C), the following sub-section shall be substituted, namely :—

“(2C) Any person aggrieved by the decision of the Authority refusing registration may, within thirty days from the date on which a copy of the decision is received by him, appeal to the Securities Appellate Tribunal.”;

(iv) sub-section (2D) shall be omitted ;

(v) for sub-sections (3), (4), (5) and (5A), the following sub-sections shall be substituted, namely :—

“(3) In the case of any insurer having joint venture with

India or any insurer as defined in sub-clause (d) of clause (9) of section 2, the Authority may withhold registration already made if it is satisfied that in the country in which such person has been debarred by law or practice of that country to carry on insurance business.

(4) The Authority may suspend or cancel the registration of an insurer either wholly or in so far as it relates to a particular class of insurance business, as the case may be,—

- (a) if the insurer fails, at any time, to comply with the provisions of section 64VA as to the excess of the value of his assets over the amount of his liabilities; or
- (b) if the insurer is in liquidation or is adjudged as an insolvent; or
- (c) if the business or a class of the business of the insurer has been transferred to any person or has been transferred to or amalgamated with the business of any other insurer without the approval of the Authority; or
- (d) if the insurer makes default in complying with, or acts in contravention of, any requirement of this Act or of any rule or any regulation or order made or, any direction issued thereunder; or
- (e) if the Authority has reason to believe that any claim upon the insurer arising in India under any policy of insurance remains unpaid for three months after final judgment in regular court of law; or
- (f) if the insurer carries on any business other than insurance business or any prescribed business; or

- (g) if the insurer makes a default in complying with any direction issued or order made, as the case may be, by the Authority under the Insurance Regulatory and Development Authority Act, 1999 (41 of 1999); or
 - (h) if the insurer makes a default in complying with, or acts in contravention of, any requirement of the Companies Act, 2013 (18 of 2013) or the General Insurance Business (Nationalisation) Act, 1972 (57 of 1972) or the Foreign Exchange Management Act, 1999 (42 of 1999) or the Prevention of Money Laundering Act, 2002 (15 of 2002); or
 - (i) if the insurer fails to pay the annual fee required under section 3A; or
 - (j) if the insurer is convicted for an offence under any law for the time being in force; or
 - (k) if the insurer being a co-operative society set up under the relevant State laws or, as the case may be, the Multi-State Co-operative Societies Act, 2002 (39 of 2002), contravenes the provisions of law as may be applicable to the insurer.
- (5) When the Authority suspends or cancels any registration under clause (a), clause (d), clause (e), clause (f), clause (g) or clause (i) of sub-section (4), it shall give notice in writing to the insurer of its decision, and the decision shall take effect on such date as it may specify in that behalf in the notice, such date not being less than one month nor more than two months from the date of the receipt of the notice, in the ordinary course of transmission.

(5A) When the Authority suspends or cancels any registration under clause (b), (c), (j) or (k) of sub-section (4), the suspension or cancellation, as the case may be, shall take effect on the date on which notice of the order of suspension or cancellation is served on the insurer.”.

- (vi) for sub-section (5C), the following sub-section shall be substituted, namely :—

“(5C) Where a registration is suspended or cancelled under clause (a), clause (d), clause (e), clause (f), clause (g) or clause (i) of sub-section (4), the Authority may at its discretion revive the registration, if the insurer within six months from the date on which the suspension or cancellation took effect complies with the provisions of section 64VA as to the excess of the value of his assets over the amount of his liabilities or has had an application under sub-section (4) of section 3A accepted, or satisfies the Authority that no claim upon him such as is referred to in clause (e) of sub-section (4) remains unpaid or that he has complied with any requirement of this Act or the Insurance Regulatory and Development Authority Act, 1999 (41 of 1999), or of any rule or any regulation, or any order made thereunder or any direction issued under those Acts, or that he has ceased to carry on any business other than insurance business or any prescribed business, as the case may be, and complies with any directions which may be given to him by the Authority.”.

7. *Substitution of new section for section 3A.*—For section 3A of the Insurance Act, the following section shall be substituted, namely :—

“3A. **Payment of annual fee by insurer.**—(1) An insurer who has been granted a certificate of registration under section 3 shall pay such annual fee to the Authority in such manner as may be specified by the regulations.

(2) Any failure to deposit the annual fee shall render the certificate of registration liable to be cancelled.”.

8. *Substitution of new section for section 4.*—For section 4 of the Insurance Act, the following section shall be substituted, namely :—

“4. Minimum limits for annuities and other benefits secured by policies of life insurance.—The insurer shall pay or undertake to pay on any policy of life insurance or a group policy issued, a minimum annuity and other benefits as may be determined by regulations excluding any profit or bonus provided that this shall not prevent an insurer from converting any policy into a paid-up policy of any value or payment of surrender value of any amount.”.

9. *Amendment of section 5.*—In section 5 of the Insurance Act,—

- (i) in sub-section (2), both the provisos shall be omitted ;
- (ii) sub-section (3) shall be omitted.

10. *Substitution of new section for section 6.*—For section 6 of the Insurance Act, the following section shall be substituted, namely :—

“6. Requirement as to capital.—(1) No insurer not being an insurer as defined in sub-clause (d) of clause (9) of section 2, carrying on the business of life insurance, general insurance, health insurance or reinsurance in India or after the commencement of the Insurance Regulatory and Development Authority Act, 1999 (41 of 1999), shall be registered unless he has,—

- (i) a paid-up equity capital of rupees one hundred crore, in case of a person carrying on the business of life insurance or general insurance ; or
- (ii) a paid-up equity capital of rupees one hundred crore, in case

- (iii) a paid-up equity capital of rupees two hundred crore, in case of a person carrying on exclusively the business as a re-insurer :

“Provided that the insurer, may enhance the paid-up equity capital, as provided in this section in accordance with the provisions of the Companies Act, 2013 (18 of 2013), the Securities Exchange Board of India Act, 1992 (15 of 1999), and the rules, regulations or directions issued thereunder or any other law for the time being in force :

Provided further that in determining the paid-up equity capital, any preliminary expenses incurred in the formation and registration of any insurer as may be specified by the regulations made under this Act, shall be excluded.”.

- (2) No insurer, as defined in sub-clause (9) of clause (d) of section 2, shall be registered unless he has net owned funds of not less than rupees five thousand crore.”.

11. *Amendment of section 6A.*—In section 6A of the Insurance Act,—

- (i) for sub-section (1), the following sub-section shall be substituted, namely :—

“(1) No public company limited by shares having its registered office in India, shall carry on life insurance business or general insurance business or health insurance business or reinsurance business, unless it satisfies the following conditions, namely :—

- (i) that the capital of the company shall consist of equity shares each having a single face value and such other form of capital, as may be specified by the regulations :

- (iii) that, except during any period not exceeding one year allowed by the company for payment of calls on shares, the paid-up amount is the same for all shares, whether existing or new :

Provided that the conditions specified in this sub-section shall not apply to a public company which has, before the commencement of the Insurance (Amendment) Act, 1950 (47 of 1950), issued any shares other than ordinary shares each of which has a single face value or any shares, the paid-up amount whereof is not the same for all of them for a period of three years from such commencement.” :

- (ii) in sub-section (2), after the words “paid-up amount of the”, the word “equity” shall be inserted :
- (iii) for sub-section (4), the following sub-section shall be substituted, namely :—

“(4) A public company as aforesaid which carries on life insurance business, general and health insurance business and reinsurance business—

- (a) shall, in addition to the register of members maintained under the Companies Act, 2013 (18 of 2013), maintain a register of shares in which the name, occupation and address of the beneficial owner of each share shall be entered including any change of beneficial owner declared to it within fourteen days from the receipt of such declaration :
- (b) shall not register any transfer of its shares—
- (i) unless, in addition to compliance being made with the provisions of section 56 of the Companies

proposes to hold the shares for his own benefit or as a nominee, whether jointly or severally, on behalf of others and in the latter case giving the name, occupation and address of the beneficial owner or owners, and the extent of the beneficial interest of each ;

- (ii) where, after the transfer, the total paid-up holding of the transferee in the shares of the company is likely to exceed five per cent, of its paid-up capital unless the previous approval of the Authority has been obtained to the transfer ;
- (iii) where, the nominal value of the shares, intended to be transferred by any individual, firm, group, constituents of a group, or body corporate under the same management, jointly or severally exceeds one per cent, of the paid-up equity capital of the insurer, unless the previous approval of the Authority has been obtained for the transfer.

*Explanation :—*For the purposes of this sub-clause, the expressions “group” and “same management” shall have the meanings respectively assigned to them in the Competition Act, 2002 (12 of 2013). “.

- (iv) sub-sections (3), (6), (7), (8), (9) and (10) shall be omitted ;
- (v) in sub-section (11), the words, brackets and figures “except those of sub-sections (7), (8) and (9)” shall be omitted ;
- (vi) in sub-section (11), clause (ii) shall be omitted ; and

12. *Omission of section 6AA.*—Section 6AA of the Insurance Act shall be omitted.

13. *Amendment of section 6B.*—In section 6B of the insurance Act.—

(i) in sub-section (1).—

(a) for the words “life insurance business”, the words “life or general or health insurance or re-insurance business” shall be substituted ; and

(b) for the words “Central Government”, the word “Authority” shall be substituted ;

(ii) in sub-sections (2) and (3), for the words “High Court”, the words “the Securities Appellate Tribunal” shall be substituted.”.

(iii) sub-section (4) shall be omitted.

14. *Omission of sections 6C, 7, 8 and 9.*—Sections 6C, 7, 8 and 9 of the Insurance Act shall be omitted.

15. *Amendment of section 10.*—In section 10 of the Insurance Act.—

(i) in sub-section (1), for the words “prescribed in this behalf, the words “specified by the regulations” shall be substituted :

(ii) in sub-section (2).—

(a) the words, brackets and figures, “after the expiry of six months from the commencement of the Insurance (Amendment) Act, 1946” (6 of 1946), shall be omitted ;

(b) the words “under the law of the insurer’s country” occurring at the end, shall be omitted.

(iii) after sub-section (2A), the following sub-section shall be inserted, namely :—

“(2AA) Where the insurer carries on the business of insurance, all receipts due in respect of each sub-clause of such insurance business shall be carried to and shall form a separate fund, the assets of which shall be kept separate and distinct from other assets of the insurer and every insurer shall submit to the Authority the necessary details of such funds as may be required by the Authority from time to time and such funds shall not be applied directly or indirectly save as expressly permitted under this Act or regulations made thereunder.”.

16. *Substitution of new section for section 11.*—For section 11 of the Insurance Act, the following section shall be substituted, namely :—

“11. **Account and balance sheet.**—(1) Every insurer, on or after the commencement of the Insurance Laws (Amendment) Ordinance, 2014, in respect of insurance business transacted by him and in respect of his shareholders' funds, shall, at the expiration of each financial year, prepare with reference to that year, balance-sheet, a profit and loss account, a separate account of receipts and payments, a revenue account in accordance with the regulations as may be specified.

(2) Every insurer shall keep separate accounts relating to funds of shareholders and policy-holders.

(3) Unless the insurer is a company as defined in clause (20) section 2 of the Companies Act, 2013 (18 of 2013), the accounts and statements referred to in sub-section (1) shall be signed by the insurer, or in the case of a company by the Chairman, if any, and two Directors and the Principal Officer of the company, or in case of an insurance co-operative society by the person incharge of the

society and shall be accompanied by a statement containing the names, descriptions and occupations of, and the directorships held by, the persons incharge of the management of the business during the period to which such accounts and statements refer and by a report on the affairs of the business during that period.”.

17. *Substitution of new section for section 12.*—For section 12 of the Insurance Act, the following section shall be substituted, namely :—

“12. The balance-sheet, profit and loss account, revenue account and profit and loss appropriation account of every insurer, in respect of all insurance business transacted by him, shall, unless they are subject to audit under the Companies Act, 2013 (18 of 2013), be audited annually by an auditor, and the auditor shall in the audit of all such accounts have the powers of, exercise the functions vested in, and discharge the duties and be subject to the liabilities and penalties imposed on, auditors of companies by section 147 of the Companies Act, 2013 (18 of 2013).”.

18. *Amendment of section 13.*—In section 13 of the Insurance Act,—

(i) for sub-section (1), the following sub-section shall be substituted, namely :—

“(1) Every insurer carrying on life insurance business shall, once at least every year cause an investigation to be made by an actuary into the financial condition of the life insurance business carried on by him, including a valuation of his liabilities in respect thereto and shall cause an abstract of the report of such actuary to be made in accordance with the regulations :

Provided that the Authority may, having regard to the circumstances of any particular insurer, allow him to have

... made as at a date not later than two

years from the date as at which the previous investigation was made :

Provided further that every insurer, on or after the commencement of the Insurance Regulatory and Development Authority Act, 1999 (41 of 1999), shall cause an abstract of the report of the actuary to be made in such manner as may be specified by the regulations.” ;

- (ii) for sub-section (4), the following sub-section shall be substituted, namely :—

“(4) There shall be appended to every such abstract a statement prepared in such form and in such manner as may be specified by the regulations :

Provided that, if the investigation referred to in sub-sections (1) and (2) is made annually by any insurer, the statement need not be appended every year but shall be appended at least once in every three years.”;

- (iii) for sub-section (6), the following sub-section shall be substituted, namely :—

“(6) The provisions of this section relating to the life insurance business shall apply also to any such sub-class of insurance business included in the class “Miscellaneous Insurance” and the Authority may authorise such modifications and variations of regulations as may be necessary to facilitate their application to any such sub-class of insurance business :

Provided that, if the Authority is satisfied that the number and amount of the transactions carried out by an insurer in any such sub-class of insurance business is so small as to render periodic investigation and valuation unnecessary, it may exempt that insurer from the operation of this sub-section in respect of that sub-class of insurance business.”.

19. *Substitution of new section for section 14.*—For section 14 of the Insurance Act, the following section shall be substituted, namely :—

“14. Record of policies and claims.—(1) Every insurer, in respect of all business transacted by him, shall maintain—

(a) a record of policies, in which shall be entered, in respect of every policy issued by the insurer, the name and address of the policy-holder, the date when the policy was effected and a record of any transfer, assignment or nomination of which the insurer has notice ;

(b) a record of claims, every claim made together with the date of the claim, the name and address of the claimant and the date on which the claim was discharged, or, in the case of a claim which is rejected, the date of rejection and the grounds thereof ; and

(c) a record of policies and claims in accordance with clauses (a) and (b) may be maintained in any such form, including electronic mode, as may be specified by the regulations made under this Act.

(2) Every insurer shall, in respect of all business transacted by him, endeavour to issue policies above a specified threshold in terms of sum assured and premium in electronic form, in the manner and form to be specified by the regulations made under this Act.”.

20. *Substitution of new section for section 15.*—For section 15 of the Insurance Act, the following section shall be substituted, namely :—

“15. Submission of returns.—(1) The audited accounts and statements referred to in section 11 or sub-section (5) of

shall be printed, and four copies thereof shall be furnished as returns to the Authority within six months from the end of the period to which they refer.

(2) Of the four copies so furnished one shall be signed in the case of a company by the Chairman and two Directors and by the Principal Officer of the company and, if the company has a Managing Director by that Managing Director and one shall be signed by the Auditor who made the audit or the actuary who made the valuation, as the case may be.”.

21. *Omission of section 16.*—Section 16 of the Insurance Act shall be omitted.

22. *Omission of sections 17 and 17A.*—Sections 17 and 17A of the Insurance Act shall be omitted.

23. *Amendment of section 20.*—In section 20 of the Insurance Act,—

(i) for sub-section (1), the following sub-section shall be substituted, namely :—

“(1) Every return furnished to the Authority or certified copy thereof shall be kept by the Authority and shall be open to inspection ; and any person may procure a copy of any such return, or of any part thereof, on payment of such fee as may be specified by the regulations.” :

(ii) in sub-section (2), the words and figures “or section 16” shall be omitted :

(iii) in sub-section (3), for the words “one rupee”, the words “such fee as may be specified by the regulations” shall be substituted.

24. *Amendment of section 21.*—In section 21 of the Insurance Act,—

(i) in clause (d) of sub-section (1), the words and figures “or

- (ii) for sub-section (2), the following sub-section shall be substituted, namely :—

“(2) The Securities Appellate Tribunal may, on the application of an insurer and after hearing the Authority, cancel any order made by the Authority under clause (d) of sub-section (1) or may direct the acceptance of such a return which the Authority has declined to accept, if the insurer satisfies the Tribunal that the action of the Authority was in the circumstances unreasonable :

Provided that no application under this sub-section shall be entertained unless it is made before the expiration of four months from the date when the Authority made the order or declined to accept the return.”.

25. *Amendment of section 22.*—In section 22 of the Insurance Act,—

- (i) in sub-section (1) the words, brackets, letter and figures “or an abstract of a valuation report furnished under clause (c) of sub-section (2) of section 16” shall be omitted :
- (ii) in sub-section (2), the words, brackets and figures “or, as the case may be, of sub-section (2) of section 16” shall be omitted.

26. *Substitution of new sections for sections 27, 27A, 27B, 27C and 27D.*—For sections 27, 27A, 27B, 27C and 27D of the Insurance Act, the following sections shall be substituted, namely :—

“27. **Investment of assets.**—(1) Every insurer shall invest and at all times keep invested assets equivalent to not less than the sum of—

- (a) the amount of his liabilities to holders of life insurance

(b) the amount required to meet the liability on policies of life insurance maturing for payment in India, less—

(i) the amount of premiums which have fallen due to the insurer on such policies but have not been paid and the days of grace for payment of which have not expired ; and

(ii) any amount due to the insurer for loans granted on and within the surrender values of policies of life insurance maturing for payment in India issued by him or by an insurer whose business he has acquired and in respect of which he has assumed liability in the following manner, namely :—

(a) twenty-five per cent. of the said sum in Government securities, a further sum equal to not less than twenty-five per cent. of the said sum in Government securities or other approved securities ; and

(b) the balance in any of the approved investments, as may be specified in the regulations subject to the limitations, conditions and restrictions specified therein.

(2) In the case of an insurer carrying on general insurance business, twenty per cent. of the assets in Government Securities, a further sum equal to not less than ten per cent. of the assets in Government Securities or other approved securities and the balance in any other investment in accordance with the regulations of the Authority and subject to such limitations, conditions and restrictions as may be specified by the Authority in this regard.

Explanation :— In this section, the term “assets” means all the

any fund or portion thereof in respect of which the Authority is satisfied that such fund or portion thereof, as the case may be, is regulated by the law of any country outside India or miscellaneous expenditure or in respect of which the Authority is satisfied that it would not be in the interest of the insurer to apply the provisions of this section.

(3) For the purposes of sub-sections (1) and (2), any specified assets shall, subject to such conditions, if any, as may be specified, be deemed to be assets invested or kept invested in approved investments specified by regulations.

(4) In computing the assets referred to in sub-sections (1) and (2), any investment made with reference to any currency other than the Indian rupee which is in excess of the amount required to meet the liabilities of the insurers in India with reference to that currency, to the extent of such excess, shall not be taken into account :

Provided that nothing contained in this sub-section shall affect the operation of sub-section (2) :

Provided further that the Authority may, either generally or in any particular case, direct that any investment shall, subject to such conditions as may be imposed, be taken into account, in such manner as may be specified in computing the assets referred to in sub-sections (1) and (2) and where any direction has been issued under this proviso, copies thereof shall be laid before each house of Parliament as soon as may be after it is issued.

(5) Where an insurer has accepted reinsurance in respect of any policies of life insurance issued by another insurer and maturing for payment in India or has ceded reinsurance to another insurer in

in sub-section (7) shall be increased by the amount of the liability involved in such acceptance and decreased by the amount of the liability involved in such cession.

(6) The Government securities and other approved securities in which assets are under sub-section (1) or sub-section (2) to be invested and kept invested shall be held by the insurer free of any encumbrance, charge, hypothecation or lien.

(7) The assets required by this section to be held invested by an insurer incorporated or domiciled outside India shall, except to the extent of any part thereof which consists of foreign assets held outside India, be held in India and all such assets shall be held in trust for the discharge of the liabilities of the nature referred to in sub-section (1) and shall be vested in trustees resident in India and approved by the Authority, and the instrument of trust under this sub-section shall be executed by the insurer with the approval of the Authority and shall define the manner in which alone the subject-matter of the trust shall be dealt with.

Explanation :— This sub-section shall apply to an insurer incorporated in India whose share capital to the extent of one-third is owned by, or the members of whose governing body to the extent of one-third consists of members domiciled elsewhere than in India.

27A. Further provisions regarding investments.—(1) No insurer carrying on life insurance business shall invest or keep invested any part of his controlled fund and no insurer carrying on general business shall invest or keep invested any part of his assets otherwise than in any of the approved investments as may be specified by the regulations subject to such limitations, conditions and restrictions therein.

(2) Notwithstanding anything contained in sub-section (1) or

provisions contained in the next succeeding sub-sections, invest or keep invested any part of his controlled fund or assets otherwise than in an approved investment, if—

- (i) after such investment, the total amounts of all such investments of the insurer do not exceed fifteen per cent, of the sum referred to in sub-section (1) of section 27 or fifteen per cent, of the assets referred to in sub-section (2) as the case may be :
 - (ii) the investment is made, or, in the case of any investment already made, the continuance of such investment is with the consent of all the Directors present at a meeting and eligible to vote, special notice of which has been given to all the Directors then in India, and all such investments, including investments in which any Director is interested, are reported without delay to the Authority with full details of the investments and the extent of the Director's interest in any such investment.
- (3) An insurer shall not out of his controlled fund or assets as referred to in sub-section (2) of section 27,—
- (a) invest in the shares of any one banking company ; or
 - (b) invest in the shares or debentures of any one company, more than the percentage specified by the regulations.
- (4) An insurer shall not out of his controlled fund or assets as referred to in sub-section (2) of section 27 invest or keep invested in the shares or debentures of any private limited company.
- (5) All assets forming the controlled fund or assets as referred to in sub-section (2), of section 27, not being Government Securities or other approved securities in which assets are to be invested or held invested in accordance with this section, shall (except for a part thereof not exceeding one-tenth of the controlled fund or assets

to such conditions and restrictions as may be prescribed, be offered as security for any loan taken for purposes of any investment), be held free of any encumbrance, charge, hypothecation or lien.

(6) If at any time the Authority considers any one or more of the investments of an insurer to be unsuitable or undesirable, the Authority may, after giving the insurer an opportunity of being heard, direct him to realise the investment or investments, and the insurer shall comply with the direction within such time as may be specified in this behalf by the Authority.

(7) Nothing contained in this section shall be deemed to affect in any way the manner in which any moneys relating to the provident fund of any employee or to any security taken from any employee or other moneys of a like nature are required to be held by or under any Central Act, or Act of a State Legislature.

*Explanation :—*In this section “controlled fund” means—

(a) in the case of any insurer carrying on life insurance business,—

“(i) all his funds, if he carries on no other class of insurance business ;

(ii) all the funds in India appertaining to his life insurance business if he carries on some other class of insurance business also.

*Explanation :—*For the purposes of sub-clauses (i) and (ii), the fund does not include any fund or portion thereof in respect of which the Authority is satisfied that such fund or portion, as the case may be, is regulated by the law in force of any country outside India or it would not be in the interest of the insurer to apply the provisions of this section ”.

(b) in the case of any other insurer, carrying on life insurance business—

(i) all his funds in India, if he carries on no other class of insurance business ;

(ii) all the funds in India appertaining to his life insurance business if he carries on some other class of insurance business also ; but does not include any fund or portion thereof in respect of which the Authority is satisfied that such fund or portion thereof, as the case may be, is regulated by the law of any country outside India or in respect of which the Authority is satisfied that it would not be in the interest of the insurer to apply the provisions of this section.

27B. Provisions regarding investments of assets of insurer carrying general insurance business.—(1) All assets of an insurer carrying on general insurance business shall, subject to such conditions, if any, as may be prescribed, be deemed to be assets invested or kept invested in approved investments specified in section 27.

(2) All assets shall (except for a part thereof not exceeding one-tenth of the total assets in value which may subject to such conditions and restrictions as may be prescribed, be offered as security for any loan taken for purposes of any investment or for payment of claims, or which may be kept as security deposit with the banks for acceptance of policies) be held free of any encumbrance, charge, hypothecation or lien.

(3) Without prejudice to the powers conferred on the Authority by sub-section (5) of section 27A nothing contained in this section shall be deemed to require any insurer to realise any investment made in conformity with the provisions of sub-section (1) of section 27 after the commencement of the Insurance (Amendment) Act, 1968 (62 of 1968), which, after the making thereof, has ceased

27C. Investment by insurer in certain cases.—An insurer may invest not more than five per cent, in aggregate of his controlled fund or assets as referred to in sub-section (2) of section 27 in the companies belonging to the promoters, subject to such conditions as may be specified by the regulations.

27D. Manner and condition of investment.—(1) Without prejudice to anything contained in this section, the Authority may, in the interests of the policy-holders, specify by the regulations, the time, manner and other conditions of investment of assets to be held by an insurer for the purposes of this Act.

(2) The Authority may give specific directions for the time, manner and other conditions subject to which the funds of policy-holders shall be invested in the infrastructure and social sector as may be specified by the regulations and such regulations shall apply uniformly to all the insurers carrying on the business of life insurance, general insurance, or health insurance or reinsurance in India on or after the commencement of the Insurance Regulatory and Development Authority Act, 1999 (41 of 1999).

(3) The Authority may, after taking into account the nature of business and to protect the interests of the policy-holders, issue to an insurer the directions relating to the time, manner and other conditions of investment of assets to be held by him :

Provided that no direction under this sub-section shall be issued unless the insurer concerned has been given a reasonable opportunity of being heard.

27E. Prohibition for investment of funds outside India.—No insurer shall directly or indirectly invest outside India the funds of the policy-holders.”.

27. Substitution of new section for section 28, section 28A

of the Insurance Act, the following section shall be substituted, namely :—

“28. Statement and return of investment of assets.—Every insurer shall submit to the Authority returns giving details of investments made, in such form, time and manner including its authentication as may be specified by the regulations.”.

28. Substitution of new section for section 29.—For section 29 of the Insurance Act, the following section shall be substituted, namely :—

“29. Prohibition of loans.—(1) No insurer shall grant loans or temporary advances either on hypothecation of property or on personal security or otherwise, except loans on life policies issued by him within their surrender value, to any Director, Manager, Actuary, Auditor or Officer of the insurer, if a company or to any other company or firm in which any such Director, Manager, Actuary or Officer holds the position of a Director, Manager, Actuary, Officer or Partner :

Provided that nothing contained in this sub-section shall apply to such loans, made by an insurer to a banking company, as may be specified by the Authority :

Provided further that nothing in this section shall prohibit a company from granting such loans or advances to a subsidiary company or to any other company of which the company granting the loan or advance is a subsidiary company if the previous approval of the Authority is obtained for such loan or advance.

(2) The provisions of section 185 of the Companies Act, 2013 (18 of 2013) shall not apply to a loan granted to a Director of an insurer being a company, if the loan is one granted on the security of a policy on which the insurer bears the risk and the policy was issued to the Director on his own life, and the loan is within the

(3) Subject to the provisions of sub-section (1), no insurer shall grant—

- (a) any loans or temporary advances either on hypothecation of property or on personal security or otherwise, except such loans as may be specified by the regulations including the loans sanctioned as part of their salary package to the full time employees of the insurer as per the scheme duly approved by its Board of Directors ;
 - (b) temporary advances to any insurance agent to facilitate the carrying out of his functions as such except in cases where such advances do not exceed in the aggregate the renewal commission earned by him during the year immediately preceding.
- (4) Where any event occurs given rise to circumstances, the existence of which at the time of grant of any subsisting loan or advance would have made such grant a contravention of this section, such loan or advance shall, notwithstanding anything in any contract to the contrary, be repaid within three months from the occurrence of such event.
- (5) In case of default in complying with the provisions of sub-section (4), the Director, Manager, Auditor, Actuary, Officer or Insurance Agent concerned shall, without prejudice to any other penalty which he may incur, cease to hold office under, or to act for, the insurer granting the loan on the expiry of three months.”.

29. *Substitution of new section for section 30.*—For section 30 of the Insurance Act, the following section shall be substituted, namely :—

“30. **Liability of Directors, etc., for loss due to contravention of sections 27, 77A, 27B, 27C, 27D or section 29.**—If by reason of a contravention of any of the provisions of section 27, 27A, 27B, 27C, 27D or section 29, any loss is sustained by the insurer or by the policy holders, every Director, Manager

Officer who is knowingly a party to such contravention shall, without prejudice to any other penalty to which he may be liable under this Act, be jointly and severally liable to make good the amount of such loss.”.

30. *Amendment of section 31.*—In section 31 of the Insurance Act, for sub-section (1), the following sub-section shall be substituted, namely :—

“(1) None of the assets in India of any insurer shall, except in so far as assets are required to be vested in trustees under sub-section (7) of section 27, be kept otherwise than in the name of a public officer approved by the Authority, or in the corporate name of the undertaking, if a company or as the case may be an insurance co-operative society.”.

31. *Amendment of section 31A.*— In section 31A of the Insurance Act,—

(a) in sub-section (1), in clause (c)—

(1) for sub-clauses (i) and (ii) to the proviso, the following sub-clause shall be substituted, namely :—

“(i) the payment of commission to an insurance agent, in respect of insurance business procured by or through him ;” :

(ii) clause (iii) to the proviso shall be omitted :

(b) in sub-section (3), for the words, figures and letter “or in section 86B of the Indian Companies Act, 1913” (7 of 1913), the words “or in any other law for the time being in force” shall be substituted.

32. *Substitution of new section for section 31B.*—For section 31B of the Insurance Act, the following section shall be substituted, namely :—

“31 B. Power to restrict payment of excessive

transacted by him, shall pay to any person by way of remuneration, whether by way of commission or otherwise in excess of such sum as may be specified by the regulations.”.

33. *Omission of section 32.*—Section 32 of the Insurance Act shall be omitted.

34. *Amendment of section 32A.*—In section 32A of the Insurance Act,—

(i) in sub-section (1), the words, brackets, letter and figures “specified in sub-clause (b) of clause (9) of section 2 and.” shall be omitted :

(ii) sub-sections (2) and (3) shall be omitted.

35. *Amendment of section 32B.*—In section 32B of the Insurance Act, for the words “rural or social sector”, the words “rural and social sectors” shall be substituted.

36. *Insertion of new section 32B.*—After section 32C of the Insurance Act, the following section shall be inserted, namely :—

“32D. Obligation of insurer in respect of insurance business in third party risks of motor vehicles.—Every insurer carrying on general insurance business shall, after the commencement of the Insurance Laws (Amendment) Ordinance, 2014, underwrite such minimum percentage of insurance business in third party risks of motor vehicles as may be specified by the regulations :

Provided that the Authority may, by regulations, exempt any insurer who is primarily engaged in the business of health, reinsurance, agriculture, export credit guarantee, from the application of this section.”.

37. *Substitution of new section for section 33.*—For section 33 of the Insurance Act, the following section shall be substituted, namely :—

“33. Power of investigation and inspection by Authority.—
(1) The Authority may, at any time, if it considers expedient to do

referred to as "Investigating Officer") specified in the order to investigate the affairs of any insurer or intermediary or insurance intermediary, as the case may be, and to report to the Authority on any investigation made by such Investigating Officer :

Provided that the Investigating Officer may, wherever necessary, employ any auditor or actuary or both for the purpose of assisting him in any investigation under this section.

(2) Notwithstanding anything to the contrary contained in section 210 of the Companies Act, 2013 (18 of 2013), the Investigating Officer may, at any time, and shall, on being directed so to do by the Authority, cause an inspection to be made by one or more of his officers of the books of account of any insurer or intermediary or insurance intermediary, as the case may be, and the Investigating Officer shall supply to the insurer or intermediary or insurance intermediary, as the case may be, a copy of the report on such inspection.

(3) It shall be the duty of every Manager, Managing Director or other Officer of the insurer including a service provider, contractor of an insurer where services are outsourced by the insurer, or intermediary or insurance intermediary, as the case may be, to produce before the Investigating Officer directed to make the investigation under sub-section (1), or inspection under sub-section (2), all such books of account, registers, other documents and the database in his custody or power and to furnish him with any statement and information relating to the affairs of the insurer or intermediary or insurance intermediary, as the case may be, as the Investigating Officer may require of him within such time as the said Investigating Officer may specify.

(4) Any Investigating Officer, directed to make an investigation under sub-section (1), or inspection under sub-section (2) may examine on oath, any Manager, Managing Director or other Officer of the insurer including a service provider or contractor

where the services are outsourced by the insurer or intermediary or insurance intermediary, as the case may be, in relation to his business.

(5) The Investigating Officer shall, if he has been directed by the Authority to cause an inspection to be made, make a report to the Authority on such inspection.

(6) On receipt of any report under sub-section (1) or sub-section (5), the Authority may, after giving such opportunity to the insurer or intermediary or insurance intermediary, as the case may be, to make a representation in connection with the report as, in the opinion of the Authority, seems reasonable, by order in writing,—

(a) require the insurer, to take such action in respect of any matter arising out of the report as the Authority may think fit ; or

(b) cancel the registration of the insurer or intermediary or insurance intermediary, as the case may be ; or

(c) direct any person to apply to the court for the winding up of the insurer or intermediary or insurance intermediary, as the case may be, if it is a company, whether the registration of the insurer or intermediary or insurance intermediary, as the case may be, has been cancelled under clause (b) or not.

(7) The Authority may by the regulations made by it specify the minimum information to be maintained by insurers or intermediary or insurance intermediary, as the case may be, in their books, the manner in which such information shall be maintained, the checks and other verifications to be adopted by insurers or intermediary or insurance intermediary, as the case may be, in that connection and all other matters incidental thereto as are, in its opinion, necessary to enable the Investigating Officer to discharge satisfactorily his functions under this section.

Explanation :—For the purposes of this section, expression “insurer” shall include in the case of an insurer incorporated in India—

- (a) all its subsidiaries formed for the purpose of carrying on the business of insurance exclusively outside India ; and
- (b) all its branches whether situated in India or outside India.

(8) Any insurer or intermediary or insurance intermediary aggrieved by any order made under this section may prefer an appeal to the Securities Appellate Tribunal.

(9) All expenses of, and incidental to, any investigation made under this section shall be defrayed by the insurer or intermediary or insurance intermediary, as the case may be, shall have priority over the debts due from the insurer and shall be recoverable as an arrear of land revenue.”.

38. *Amendment of section 34B.*—In section 34B of the Insurance Act, for sub-section (4), the following sub-section shall be substituted, namely :—

“(4) If any person in respect of whom an order is made by the Authority under sub-section (1) or under the proviso to sub-section (2), contravenes the provisions of this section, he shall be liable to a penalty of one lakh rupees for each day during which such contravention continues or one crore rupees, whichever is less.”.

39. *Amendment of section 34C.*—In section 34C of the Insurance Act, for sub-section (1), the following sub-section shall be substituted, namely :—

“(1) If the Authority is of opinion that in the public interest or in the interest of an insurer or his policy-holders it is necessary so to

consultation with the Central Government with effect from such date as may be specified in the order, one or more persons to hold office as additional directors of the insurer :

Provided that the number of additional directors so appointed shall not, at any time, exceed five or one-third of the maximum strength fixed for the Board by the articles of association of the insurer, whichever is less.”.

40. *Omission of section 34G.*—Section 34G of the Insurance Act shall be omitted.

41. *Amendment of section 34H.*—In section 34H of the Insurance Act,—

- (i) in sub-section (1), for the words “an officer authorised by the Authority”, the words “a Deputy Director or an equivalent officer” shall be substituted ;
- (ii) in sub-sections (7) and (8), for the words “Central Government”, the words “Securities Appellate Tribunal” shall be substituted.

42. *Amendment of section 35.*—In section 35 of the Insurance Act,—

- (i) for sub-section (1), the following sub-section shall be substituted, namely :—

“(1) Notwithstanding anything contained in any other law for the time being in force, no insurance business of an insurer shall be transferred to or amalgamated with the insurance business of any other insurer except in accordance with a scheme prepared under this section and approved by the Authority.” ;

- (ii) in sub-section (3), for clauses (b) and (c), the following clauses shall be substituted, namely :—

transfer, prepared in such forms may be specified by regulation :

(c) actuarial reports and abstracts in respect, of the life insurance business of each of the insurers so concerned, prepared in conformity with the regulations specified in this regard.”.

43. *Substitution of new section for section 36.*—For section 36 of the Insurance Act, the following section shall be substituted, namely :—

“36. Sanction of amalgamation and transfer by Authority.—When any application under sub-section (3) of section 35 is made to the Authority, the Authority shall cause, a notice of the application to be given to the holders of any kind of policy of insurer concerned along with statement of the nature and terms of the amalgamation or transfer, as the case may be, to be published in such manner and for such period as it may direct, and, after hearing the Directors and considering the objections of the policy-holders and any other persons whom it considers entitled to be heard, may approve the arrangement, and shall make such consequential orders as are necessary to give effect to the arrangement.”.

44. *Amendment of section 37A.*—In section 37A of the Insurance Act, for sub-section (4), the following sub-sections shall be substituted, namely :—

“(4) The scheme shall thereafter be placed before the Central Government for its sanction and the Central Government may sanction the scheme without any modification or with such modifications as it may consider necessary, and the scheme as sanctioned by the Central Government shall come into force on such date as the Central Government may notify in this behalf in the Official Gazette :

Provided that different dates may be specified for different

(4A) Every policy-holder or shareholder or member of each of the insurers, before amalgamation, shall have the same interest in, or rights against the insurer resulting from amalgamation as he had in the company of which he was originally a policy-holder or shareholder or member :

Provided that where the interests or rights of any shareholder or member are less than his interest in, or rights against, the original insurer, he shall be entitled to compensation, which shall be assessed by the Authority in such manner as may be specified by the regulations.

(4B) The compensation so assessed shall be paid to the shareholder or member by the insurance company resulting from such amalgamation.

(4C) Any member or shareholder aggrieved by the assessment of compensation made by the Authority under sub-section (4A) may within thirty days from the publication of such assessment prefer an appeal to the Securities Appellate Tribunal.”.

45. *Substitution of new sections for sections 38, 39 and 40.*—
For sections 38, 39 and 40 of the Insurance Act, the following sections shall be substituted, namely :—

“38. Assignment and transfer of insurance policies.—

(1) A transfer or assignment of a policy of insurance, wholly or in part, whether with or without consideration, may be made only by an endorsement upon the policy itself or by a separate instrument, signed in either case by the transferor or by the assignor or his duly authorised agent and attested by at least one witness, specifically setting forth the fact of transfer or assignment and the reasons thereof, the antecedents of the assignee and the terms on which the assignment is made.

(2) An insurer may, accept the transfer or assignment, or decline

has sufficient reason to believe that such transfer or assignment is not *bona fide* or is not in the interest of the policy-holder or in public interest or is for the purpose of trading of insurance policy.

(3) The insurer shall, before refusing to act upon the endorsement, record in writing the reasons for such refusal and communicate the same to the policy-holder not later than thirty days from the date of the policy-holder giving notice of such transfer or assignment.

(4) Any person aggrieved by the decision of an insurer to decline to act upon such transfer or assignment may within a period of thirty days from the date of receipt of the communication from the insurer containing reasons for such refusal, prefer a claim to the Authority.

(5) Subject to the provisions in sub-section (2), the transfer or assignment shall be complete and effectual upon the execution of such endorsement or instrument duly attested but except, where the transfer or assignment is in favour of the insurer, shall not be operative as against an insurer, and shall not confer upon the transferee or assignee, or his legal representative, any right to sue for the amount of such policy or the moneys secured thereby until a notice in writing of the transfer or assignment and either the said endorsement or instrument itself or a copy thereof certified to be correct by both transferor and transferee or their duly authorised agents have been delivered to the insurer :

Provided that where the insurer maintains one or more places of business in India, such notice shall be delivered only at the place where the policy is being serviced.

(6) The date on which the notice referred to in sub-section (1) is delivered to the insurer shall regulate the priority of all claims under a transfer or assignment as between persons interested in the policy; and where there is more than one instrument of transfer or assignment the priority of the claims under such instruments shall

be governed by the order in which the notices referred to in sub-section (5) are delivered :

Provided that if any dispute as to priority of payment arises as between assignees, the dispute shall be referred to the Authority.

(7) Upon the receipt of the notice referred to in sub-section (5), the insurer shall record the fact of such transfer or assignment together with the date thereof and the name of the transferee or the assignee and shall, on the request of the person by whom the notice was given, or of the transferee or assignee, on payment of such fee as may be specified by the regulations, grant a written acknowledgement of the receipt of such notice : and any such acknowledgement shall be conclusive evidence against the insurer that he has duly received the notice to which such acknowledgment relates.

(8) Subject to the terms and conditions of the transfer or assignment, the insurer shall, from the date of the receipt of the notice referred to in sub-section (5), recognise the transferee or assignee named in the notice as the absolute transferee or assignee entitled to benefit under the policy, and such person shall be subject to all liabilities and equities to which the transferor or assignor was subject at the date of the transfer or assignment and may institute any proceedings in relation to the policy, obtain a loan under the policy or surrender the policy without obtaining the consent of the transferor or assignor or making him a party to such proceedings.

Explanation :—Except where the endorsement referred to in sub-section (1) expressly indicates that the assignment or transfer is conditional in terms of sub-section (10) hereunder, every assignment or transfer shall be deemed to be an absolute assignment or transfer and the assignee or transferee, as the case may be, shall be deemed to be the absolute assignee or transferee respectively.

(9) Any rights and remedies of an assignee or transferee of a policy of life insurance under an assignment or transfer effected prior to the commencement of the Insurance Laws (Amendment) Ordinance, 2014 shall not be affected by the provisions of this section.

(10) Notwithstanding any law or custom having the force of law to the contrary, an assignment in favour of a person made upon the condition that —

(a) the proceeds under the policy shall become payable to the policy-holder or the nominee or nominees in the event of either the assignee or transferee predeceasing the insured ; or

(b) the insured surviving the term of the policy, shall be valid :

Provided that a conditional assignee shall not be entitled to obtain a loan on the policy or surrender a policy.

(11) In the case of the partial assignment or transfer of a policy of insurance under sub-section (1), the liability of the insurer shall be limited to the amount secured by partial assignment or transfer and such policy-holder shall not be entitled to further assign or transfer the residual amount payable under the same policy.

39. Nomination of policy-holders.—(1) The holder of a policy of life insurance on his own life may, when effecting the policy or at any time before the policy matures for payment, nominate the person or persons to whom the money secured by the policy shall be paid in the event of his death :

Provided that, where any nominee is a minor, it shall be lawful for the policy-holder to appoint any person in the manner laid down by the insurer, to receive the money secured by the policy in the event of his death during

(2) Any such nomination in order to be effectual shall, unless it is incorporated in the text of the policy itself, be made by an endorsement on the policy communicated to the insurer and registered by him in the records relating to the policy and any such nomination may at any time before the policy matures for payment be cancelled or changed by an endorsement or a further endorsement or a will, as the case may be, but unless notice in writing of any such cancellation or change has been delivered to the insurer, the insurer shall not be liable for any payment under the policy made *bona fide* by him to a nominee mentioned in the text of the policy or registered in records of the insurer.

(3) The insurer shall furnish to the policy-holder a written acknowledgment of having registered a nomination or a cancellation or change thereof, and may charge such fee as may be specified by regulations for registering such cancellation or change.

(4) A transfer or assignment of a policy made in accordance with section 38 shall automatically cancel a nomination :

Provided that the assignment of a policy to the insurer who bears the risk on the policy at the time of the assignment, in consideration of a loan granted by that insurer on the security of the policy within its surrender value, or its reassignment on repayment of the loan shall not cancel a nomination, but shall affect the rights of the nominee only to the extent of the insurer's interest in the policy :

Provided further that the transfer or assignment of a policy, whether wholly or in part, in consideration of a loan advanced by the transferee or assignee to the policy-holder, shall not cancel the nomination but shall affect the rights of the nominee only to the extent of the interest of the transferee or assignee, as the case may be, in the policy :

Provided also that the nomination, which has been automatically cancelled consequent upon the transfer or assignment, the same nomination shall stand automatically revived when the policy is reassigned by the assignee or retransferred by the transferee in favour of the policy-holder on repayment of loan advanced.

(5) Where the policy matures for payment during the lifetime of the person whose life is insured or where the nominee or, if there are more nominees than one, all the nominees die before the policy matures for payment, the amount secured by the policy shall be payable to the policyholder or his heirs or legal representatives or the holder of a succession certificate, as the case may be.

(6) Where the nominee or if there are more nominees than one, a nominee or nominees survive the person whose life is insured, the amount secured by the policy shall be payable to such survivor or survivors.

(7) Subject to the other provisions of this section, where the holder of a policy of insurance on his own life nominates his parents, or his spouse, or his children, or his spouse and children, or any of them, the nominee or nominees shall be beneficially entitled to the amount payable by the insurer to him or them under sub-section (6) unless it is proved that the holder of the policy, having regard to the nature of his title to the policy, could not have conferred any such beneficial title on the nominee.

(8) Subject as aforesaid, where the nominee, or if there are more nominees than one, a nominee or nominees, to whom sub-section (7) applies, die after the person whose life is insured but before the amount secured by the policy is paid, the amount secured by the policy, or so much of the amount secured by the policy as represents the share of the nominee or nominees so dying (as the case may be), shall be payable to the heirs or legal representatives of the nominee or nominees or the holder of a succession certificate, as the case may be, and they shall be beneficially entitled to such amount.

(9) Nothing in sub-sections (7) and (8) shall operate to destroy or impede the right of any creditor to be paid out of the proceeds of any policy of life insurance.

(10) The provisions of sub-sections (7) and (8) shall apply to all policies of life insurance maturing for payment after the commencement of the Insurance Laws (Amendment) Ordinance, 2014

(11) Where a policy-holder dies after the maturity of the policy but the proceeds and benefit of his policy has not been made to him because of his death, in such a case, his nominee shall be entitled to the proceeds and benefit of his policy.

(12) The provisions of this section shall not apply to any policy of life insurance to which section 6 of the Married Women's Property Act, 1874 (3 of 1874), applies or has at any time applied :

Provided that where a nomination made whether before or after the commencement of the Insurance Laws (Amendment) Ordinance, 2014, in favour of the wife of the person who has insured his life or of his wife and children or any of them is expressed, whether or not on the face of the policy, as being made under this section, the said section 6 shall be deemed not to apply or not to have applied to the policy.

40. *Prohibition of payment by way of commission or otherwise for procuring business.*—(1) No person shall, pay or contract to pay any remuneration or reward, whether by way of commission or otherwise for soliciting or procuring insurance business in India to any person except an insurance agent or an intermediary or insurance intermediary in such manner as may be specified by the regulations.

(2) No insurance agent or intermediary or insurance intermediary shall receive or contract to receive commission or remuneration in any form in respect of policies issued in India, by an insurer in any form in respect of policies issued in India, by an insurer except in accordance with the regulations specified in this regard :

Provided that the Authority, while making regulations under sub-sections (1) and (2), shall take into consideration the nature and tenure of the policy and in particular the interest of the agents and other intermediaries concerned.

(3) Without prejudice to the provisions of section 102 in respect of a contravention of any of the provisions of the preceding sub-sections or the regulations framed in this regard, by an insurer, any insurance agent or

intermediary or insurance intermediary who contravenes the said provisions shall be liable to a penalty which may extend to one lakh rupees or otherwise for procuring business.

46. Omission of section 40A.—Section 40A of the Insurance Act shall be omitted.

47. Substitution of new sections for sections 40B and 40C.—For sections 40B and 40C of the Insurance Act, the following sections shall be substituted, namely :—

“40B. Limitation of expenses of management in life insurance Business.—No insurer shall, in respect of insurance business transacted by him in India, spend as expenses of management in any financial year any amount exceeding the amount as may be specified by the regulations made under this Act :

40C. Limitation of expenses of management in general, health insurance and reinsurance business.—Every insurer transacting insurance business in India shall furnish to the Authority, the details of expenses of management in such manner and form as may be specified by the regulations made under this Act.”.

48. Amendment of section 41.—In section 41 of the Insurance Act, for sub-section (2), the following sub-section shall be substituted, namely :—

“(2) Any person making default in complying with the provisions of this section shall be liable for a penalty which may extend to ten lakh rupees.”.

49. Substitution of new section for section 42.—For section 42 of the Insurance Act, the following section shall be substituted, namely :—

“42. Appointment of insurance agents.—(1) An insurer may appoint any person to act as insurance agent for the purpose of soliciting and procuring insurance business :

Provided that such person does not suffer from any of the

(2) No person shall act as an insurance agent for more than one life insurer, one general insurer, one health insurer and one of each of the other mono-line insurers :

Provided that the Authority shall, while framing regulations, ensure that no conflict of interest is allowed to arise for any agent in representing two or more insurers for whom he may be an agent.

(3) The disqualifications referred to in the proviso to sub-section (1) shall be the following :—

- (a) that the person is a minor ;
- (b) that he is found to be of unsound mind by a court of competent jurisdiction ;
- (c) that he has been found guilty of criminal misappropriation or criminal breach of trust or cheating or forgery or an abetment of or attempt to commit any such offence by a court of competent jurisdiction :

Provided that, where at least five years have elapsed since the completion of the sentence imposed on any person in respect of any such offence, the Authority shall ordinarily declare in respect of such person that his conviction shall cease to operate as a disqualification under this clause.

- (d) that in the course of any judicial proceeding relating to any policy of insurance or the winding up of an insurer or in the course of an investigation of the affairs of an insurer it has been found that he has been guilty of or has knowingly participated in or connived at any fraud, dishonesty or misrepresentation against an insurer or insured ;
- (e) that in the case of an individual, who does not possess the requisite qualifications or practical training or passed the

(f) that in the case of a company or firm making, a Director or a partner or one or more of its officers or other employees so designated by it and in the case of any other person the Chief Executive, by whatever name called, or one or more of his employees designated by him, do not possess the requisite qualifications or practical training and have not passed such an examination as required under clauses (e) and (g) :

(g) that he has not passed such examination as may be specified by the regulations ;

(h) that he has violated the code of conduct specified by the regulations.

(4) Any person who acts as an insurance agent in contravention of the provision of this Act, shall be liable to a penalty which may extend to ten thousand rupees and any insurer or any person acting on behalf of an insurer, who appoints any person as an insurance agent not permitted to act as such or transacts any insurance business in India through any such person shall be liable to penalty which may extend to one crore rupees.

(5) The insurer shall be responsible for all the acts and omissions of its agents including violation of code of conduct specified under clause (h) of sub-section (3) and liable to a penalty which may extend to one crore rupees.”.

50. Substitution of new section for section 42A, 42B and 42C.—For sections 42A, 42B and 42C of the Insurance Act, the following section shall be substituted, namely :—

‘42A. Prohibition of insurance business through principal agent, special agent and multilevel marketing.—(1) No insurer shall, on or after the commencement of the Insurance Laws

agent, and special agent and transact any insurance business in India through them.

(2) No person shall allow or offer to allow, either directly or indirectly, as an inducement to any person to take out or renew or continue an insurance policy through multilevel marketing scheme.

(3) The Authority may, through an officer authorised in this behalf, make a complaint to the appropriate police authorities relating to the entity or persons involved in the multilevel marketing scheme.

Explanation :—For the purpose of this section “multilevel marketing scheme” means any scheme or programme or arrangement or plan (by whatever name called) for the purpose of soliciting and procuring insurance business through persons not authorised for the said purpose with or without consideration of whole or part of commission or remuneration earned through such solicitation and procurement and includes enrolment of persons into a multilevel chain for the said purpose either directly or indirectly.’.

51. *Amendment of section 42D.*—In section 42D of the Insurance Act,—

- (i) for the words “licence” and “licence issued”, wherever they occur, the words “registration” and “registration made”, shall respectively be substituted ;
- (ii) in sub-section (1), in clause (a) of the proviso, for the word, brackets and figure “sub-section (4)”, the word, brackets and figure “sub-section (3)” shall be substituted ;
- (iii) in sub-section (3),—
 - (a) after the words “directors or partners” the words “or one

by it and in the case of any other person, the chief executive by whatever name called, or one or more of his employees designated by him" shall be inserted ;

(b) for the words, brackets, letters and figures "in clauses (b), (c), (d), (e) and (f) of sub-section (4) of section 42", the words, brackets, letters and figures "in clauses (b), (c), (d), (e) and (g) of sub-section (3) of section 42" shall be substituted ;

(iv) for sub-sections (8) and (9), the following sub-sections, shall be substituted, namely :—

"(8) Any person who acts as an intermediary or an insurance intermediary without being registered under this section to act as such, shall be liable to a penalty which may extend to ten lakh rupees and any person who appoints as an intermediary or an insurance intermediary or any person not registered to act as such or transacts any insurance business in India through any such person, shall be liable to a penalty which may extend to one crore rupees.

(9) Where the person contravening sub-section (8) is a company or a firm, then, without prejudice to any other proceedings which may be taken against the company or firm, every Director, Manager, Secretary or other officer of the company, and every partner of the firm who is knowingly a party to such contravention shall be liable to a penalty which may extend to ten lakh rupees."

52. Substitution of new section for section 42E.—For section 42E of the Insurance Act, the following section shall be substituted, namely :—

"42E. Condition for intermediary or insurance intermediary.—Without prejudice to the provisions contained in this Act, the Authority may by regulations made in this behalf, specify the requirements of capital, form of business and other

53. Substitution of new section for section 43.—For section 43 of the Insurance Act, the following section shall be substituted, namely :—

“43. Record of insurance agents.—(1) Every insurer and every person who acting on behalf of an insurer employs insurance agents shall maintain a record showing the name and address of every insurance agent appointed by him and the date on which his appointment began and the date, if any, on which his appointment ceased.

(2) The record prepared by the insurer under sub-section (1), shall be maintained as long as the insurance agent is in-service and for a period of five years after the cessation of appointment.”.

54. Omission of section 44.—Section 44 of the Insurance Act shall be omitted.

55. Substitution of new sections for sections 44A and 45.—For sections 44A and 45 of the Insurance Act, the following sections shall be substituted, namely :—

‘44A. Power to call for information.—For the purposes of ensuring compliance with the provisions of sections 40, 40B and 40C, the Authority may, by notice—

(a) require from an insurer such information, certified if so required by an auditor or actuary, as he may consider necessary;

(b) require an insurer to submit for his examination at the principal place of business of the insurer in India, any book of account, register or other document, or to supply any statement which may be specified in the notice ;

(c) examine any officer of an insurer on oath, in relation to any such information, book, register, document or statement and the insurer, shall comply with any such requirement within

45. Policy not be called in question on ground of misstatement after three years.—(1) No policy of life insurance shall be called in question on any ground whatsoever after the expiry of three years from the date of the policy, i. e., from the date of issuance of the policy or the date of commencement of risk or the date of revival of the policy or the date of the rider to the policy, whichever is later.

(2) A policy of life insurance may be called in question at any time within three years from the date of issuance of the policy or the date of commencement of risk or the date of revival of the policy or the date of the rider to the policy, whichever is later, on the ground of fraud :

Provided that the insurer shall have to communicate in writing to the insured or the legal representatives or nominees or assignees of the insured the grounds and materials on which such decision is based.

Explanation I :—For the purposes of this sub-section, the expression “fraud” means any of the following acts committed by the insured or by his agent, with the intent to deceive the insurer or to induce the insurer to issue a life insurance policy :—

- (a) the suggestion, as a fact of that which is not true and which the insured does not believe to be true ;
- (b) the active concealment of a fact by the insured having knowledge or belief of the fact ;
- (c) any other act fitted to deceive ; and
- (d) any such act or omission as the law specially declares to be fraudulent.

Explanation II :—Mere silence as to facts likely to affect the assessment of the risk by the insurer is not fraud, unless the circumstances of the case are such that regard being had to them, it is the duty of the insured or his agent,

(3) Notwithstanding anything contained in sub-section (2), no insurer shall repudiate a life insurance policy on the ground of fraud if the insured can prove that the misstatement of or suppression of a material fact was true to the best of his knowledge and belief or that there was no deliberate intention to suppress the fact or that such misstatement of or suppression of a material fact are within the knowledge of the insurer :

Provided that in case of fraud, the onus of disproving lies upon the beneficiaries, in case the policy-holder is not alive.

Explanation :—A person who solicits and negotiates a contract of insurance shall be deemed for the purpose of the formation of the contract, to be the agent of the insurer.

(4) A policy of life insurance may be called in question at any time within three years from the date of issuance of the policy or the date of commencement of risk or the date of revival of the policy or the date of the rider to the policy, whichever is later, on the ground that any statement of or suppression of a fact material to the expectancy of the life of the insured was incorrectly made in the proposal or other document on the basis of which the policy was issued or revived or rider issued :

Provided that the insurer shall have to communicate in writing to the insured or the legal representatives or nominees or assignees of the insured the grounds and materials on which such decision to repudiate the policy of life insurance is based :

Provided further that in case of repudiation of the policy on the ground of misstatement or suppression of a material fact, and not on the ground of fraud, the premiums collected on the policy till the date of repudiation shall be paid to the insured or the legal representatives or nominees or assignees of the insured within a period of ninety days from the date of such repudiation.

Explanation :—For the purposes of this sub-section, the misstatement of or suppression of fact shall not be considered material

insurer, the onus is on the insurer to show that had the insurer been aware of the said fact no life insurance policy would have been issued to the insured.

(5) Nothing in this section shall prevent the insurer from calling for proof of age at any time if he is entitled to do so, and no policy shall be deemed to be called in question merely because the terms of the policy are adjusted on subsequent proof that the age of the life insured was incorrectly stated in the proposal.

56. *Omission of sections 47A and 48.*—Sections 47A and 48 of the Insurance Act shall be omitted.

57. *Substitution of new section for section 48A.*—For section 48A of the Insurance Act, the following section shall be substituted, namely:—

“48A. Insurance agent or intermediary or insurance intermediary not to be Director in insurance company.—An insurance agent or intermediary or insurance intermediary shall not be eligible to be or remain a Director in insurance company.

Provided that any Director holding office at the commencement of the Insurance Laws (Amendment) Ordinance, 2014, shall become ineligible to remain a Director by reason of the said Ordinance until the expiry of six months from the date of commencement of the said Ordinance:

Provided further that the Authority may permit an insurance intermediary or insurance intermediary to be on the board of an insurance company subject to such conditions or restrictions as may impose to protect the interest of policy-holders in case of conflict of interest.”.

58. *Amendment of section 49.*—In section 49 of the Insurance Act, in sub-section (1),—

(i) the words, brackets, letters and figure “(a) (i) or sub-clause (a) (ii) or sub-clause (a) (iii)” be omitted;

54 The J&K Govt. Gazette, 29th Jan., 2015/9th Magha, 1936. [No. 44-4

(ii) the words and figures "or to the Central Government under section 11 of the Indian Life Insurance Companies Act, 1912" (7 of 1912) shall be omitted.

59. *Substitution of new sections 52 and 52A.*—For sections 52 and 52A of the Insurance Act, the following sections shall be substituted, namely:—

"52. Prohibition of business on dividing principle.—No insurer shall commence any business upon the dividing principle, that is to say, on the principle that the benefit secured by a policy is not fixed but depends either wholly or partly on the result of a distribution of certain sums amongst policies becoming claims within certain time limits, or on the principle that the premiums payable by a policyholder depend wholly or partly on the number of policies becoming claims within certain time limits :

Provided that nothing in this section shall be deemed to prevent an insurer from allocating bonuses to holders of policies of life insurance as a result of a periodical actuarial valuation either as reversionary additions to the sums insured or as immediate cash bonuses or otherwise.

52A. When Administrator for management of insurance business may be appointed.—(1) If at any time the Authority is of opinion that an insurer carrying on life insurance business is acting in a manner likely to be prejudicial to the interests of holders of life insurance policies, it may, after giving such opportunity to the insurer to be heard appoint an Administrator to manage the affairs of the insurer under the direction and control of the Authority.

The Administrator shall receive such remuneration as the Authority may direct and the Authority may also appoint and remove some

60. Amendment of section 52BB.—In section 52BB of the Insurance Act,—

- (a) in sub-section (2), for the words “the Central Government and the Central Government”, the words “the Securities Appellate Tribunal and the Securities Appellate Tribunal” shall be substituted ;
- (b) in sub-section (3), for the words “Central Government” the words “Securities Appellate Tribunal” shall be substituted ;
- (c) in sub-section (10), in clause (a), the words “or the Central Government” shall be omitted.

61. Substitution of new section for section 52D.—For section 52D of the Insurance Act, the following section shall be substituted, namely :—

“52D. Termination of appointment of Administrator.—If at any time, it appears to the Authority that the purpose of the order appointing the Administrator has been fulfilled or that, for any reason, it is undesirable that the order of appointment should remain in force, the Authority may cancel the order and thereupon the Administrator shall be divested of the management of the insurance business which shall, unless otherwise directed by the Authority, again vest in the person in whom it was vested immediately prior to the appointment of the Administrator or any other person appointed by the insurer in this behalf.”.

62. Amendment of section 52E.—In section 52E of the Insurance Act, for the words “Central Government”, the word “Authority” shall be substituted.

63. Amendment of section 52F.—In section 52F of the Insurance Act, for the words “punishable with imprisonment which may extend to six months, or with fine which may extend to one thousand rupees, or with both”, the words “liable to penalty of rupees ten thousand each day during which such failure continues or rupees ten lakh, whichever is less” shall be

64. *Amendment of section 52G.*—In section 52G of the Insurance Act, in sub-section (2), the words “Central Government or” shall be omitted.

65. *Omission of sections 52H, 52-I, 52J, 52K, 52L, 52M and 52N.*—Sections 52H, 52-I, 52J, 52K, 52L, 52M and 52N of the Insurance Act shall be omitted.

66. *Amendment of section 53.*—In section 53 of the Insurance Act,—

- (a) in sub-section (1), the following Explanation shall be inserted at the end, namely :—

“*Explanation* :—For the purpose of sections 53 to 61A, “Tribunal” means the National Company Law Tribunal constituted under sub-section (1) of section 408 of the Companies Act, 2013 (18 of 2013).”;

- (b) in sub-section (2), in clause (b), sub-clause (i), shall be omitted.

67. *Amendment of section 58.*—In section 58 of the Insurance Act, for sub-section (4), the following sub-section shall be substituted, namely :—

“(4) An order of the Tribunal confirming a scheme under this section whereby the memorandum of a company is altered with respect to its objects shall as respects the alteration have effect as if it were an order confirmed under section 4 of the Companies Act, 2013 (18 of 2013), and the provisions of sections 7 and 17 of that Act shall apply accordingly.”.

68. *Omission of section 59.*—Section 59 of the Insurance Act shall be omitted.

69. *Amendment of heading.*—In Part II-A of the Insurance Act, for the heading “Insurance Association of India, Councils of the Association and Committees thereof”, the following heading shall be substituted, namely :—

“Life Insurance Council and General Insurance Council and

70. Omission of sections 64A and 64B.—Sections 64A and 64B of the Insurance Act, shall be omitted.

71. Substitution of new sections for sections 64C and 64D.—For sections 64C and 64D of the Insurance Act, the following sections shall be substituted, namely :—

“64C. Councils of Life Insurance and General Insurance.—On and from the date of commencement of the Insurance Laws (Amendment) Ordinance, 2014,—

- (a) the existing Life Insurance Council, a representative body of the insurers, who carry on the life insurance business in India ; and
- (b) the existing General Insurance Council, a representative body of insurers, who carry on general, health insurance business and reinsurance in India, shall be deemed to have been constituted as the respective Councils under this Act.

64D. Authorisation to represent in Councils.—It shall be lawful for any member of the Life Insurance Council or the General Insurance Council to authorise any of its officer to act as the representative of such member at any meeting of the Council concerned.”.

72. Substitution of new section for section 64F.—For section 64F of the Insurance Act, the following section shall be substituted, namely :—

“64F. Executive Committees of the Life Insurance Council and the General Insurance Council.—(1) The Executive Committee of the Life Insurance Council shall consist of the following persons, namely :—

- (a) four representatives of members of the Life Insurance Council elected in their individual capacity by the members in such manner as may be laid down in the bye-laws of the Council ;

- (b) an eminent person not connected with insurance business, nominated by the Authority ; and
- (c) three persons to represent insurance agents, intermediaries and policy-holders respectively as may be nominated by the Authority ;
- (d) one representative each from self-help groups and Insurance Co-operative Societies ;

Provided that one of the representatives as mentioned in clause (a) shall be elected as the Chairperson of the Executive Committee of the Life Insurance Council.

(2) The Executive Committee of the General Insurance Council shall consist of the following persons, namely :—

- (a) four representatives of members of the General Insurance Council elected in their individual capacity by the members in such manner as may be laid down in the bye-laws of the Council ;
- (b) an eminent person not connected with insurance business, nominated by the Authority ; and
- (c) four persons to represent insurance agents, third party administrators, surveyors and loss assessors and policy-holders respectively as may be nominated by the Authority ;

Provided that one of the representatives as mentioned in clause (a) shall be elected as the Chairperson of the Executive Committee of the General Insurance Council.

(3) If anybody of persons specified in sub-sections (1) and (2) fails to elect any of the members of the Executive Committees of the Life Insurance Council or the General Insurance Council, the Authority may nominate any person to fill the vacancy, and any person so nominated shall be deemed to be a member of the

Executive Committee of the Life Insurance Council or the General Insurance Council, as the case may be, as if he had been duly elected thereto.

(4) Each of the said Executive Committees may make bye-laws for the transaction of any business at any meeting of the said Committee.

(5) The Life Insurance Council or the General Insurance Council may form such other committees consisting of such persons as it may think fit to discharge such functions as may be delegated thereto.

(6) The Secretary of the Executive Committee of the Life Insurance Council and of the Executive Committee of the General Insurance Council shall in each case be appointed by the Executive Committee concerned :

Provided that each Secretary appointed by the Executive Committee concerned shall exercise all such powers and do all such acts as may be authorised in this behalf by the Executive Committee concerned.”.

73. Amendment of section 64G.—In section 64G of the Insurance Act, in sub-section (2), for the words “by nomination by the Authority”, the words “in such manner as may be laid down in the bye-laws of the Council concerned” shall be substituted.

74. Omission of section 64-I.—Section 64-I of the Insurance Act shall be omitted.

75. Amendment of section 64J.—In section 64J of the Insurance Act, for sub-section (2), the following sub-section shall be substituted, namely:—

“(2) For the purpose of enabling it to effectively discharge its functions, the Executive Committee of the Life Insurance Council

by the Council from the insurers carrying on life insurance business.”.

76. Amendment of section 64L.—In section 64L of the Insurance Act, for sub-section (2), the following sub-section shall be substituted, namely :—

“(2) For the purpose of enabling it to effectively discharge its functions, the Executive Committee of the General Insurance Council may collect such fees as may be laid down in the bye-laws made by the Council from the insurers carrying on general insurance business.”.

77. Amendment of section 64N.—In section 64N of the Insurance Act, for the words “the Central Government may prescribe”, the words “the Authority may specify” shall be substituted.

78. Amendment of section 64R.—In section 64R of the Insurance Act, in sub-section (1),—

(a) for clause (c), the following clause shall be substituted, namely :—

“(c) keep and maintain up-to-date a copy of list of all insurers who are members of the either Council.”.

(b) in clause (d), for the words “with the previous approval of the Authority make regulations for”, the words “make bye-laws for” shall be substituted.

79. Omission of sections 64S and 64T.—Sections 64S and 64T of the Insurance Act shall be omitted.

80. Omission of sections 64U, 64UA, 64UB, 64UC, 64UD, 64UE, 64UF, 64UG, 64UH, 64UI, 64UJ, 64UK and 64UL.—Sections 64U,

81. *Insertion of new section 64ULA.*—After section 64UL of the Insurance Act, the following section shall be inserted, namely :—

“64ULA. Transitional provisions.—(1) Notwithstanding anything contained in this Part, until the rates, advantage and terms and conditions laid down by the Advisory Committee under section 64UC are denotified by the Authority with effect from such date as the Authority may by notification in the Official Gazette determine and the rates, advantages and terms and conditions are decided by the insurer concerned, the rates, advantages and terms and conditions notified by the Advisory Committee shall continue to be in force and shall always be deemed to have been in force and any such rates, advantages and term and conditions shall be binding on all the insurers.

(2) The Authority shall, in consultation with the Central Government, prepare a scheme for the existing employees of the Tariff Advisory Committee on its dissolution, keeping in view the interests of such employees on such terms and conditions as it may, by order, determine.”.

82. *Substitution of new section for section 64UM.*—For section 64UM of the Insurance Act, the following section shall be substituted, namely :—

64UM. Surveyors or loss assessors.—(1) Save as otherwise provided in this section, no person shall act as a surveyor or loss assessor in respect of general insurance business after the expiry of a period of one year from the commencement of the Insurance Laws (Amendment) Ordinance, 2014, unless he—

- (a) possesses such academic qualifications as may be specified by the regulations made under this Act ; and
- (b) is a member of a professional body of surveyors and loss assessors, namely, the Indian Institute of Insurance Surveyors and Loss Assessors :

make a survey or assess a loss reported, as the case may be, shall fulfil the requirements of clauses (a) and (b).

(2) Every surveyor and loss assessor shall comply with the code of conduct in respect of his duties, responsibilities and other professional requirements, as may be specified by the regulations made under the Act.

(3) Notwithstanding anything contained in the foregoing provisions, a class or class of persons acting as a licensed surveyor or loss assessor prior to the commencement of the Insurance Laws (Amendment) Ordinance, 2014 shall continue to act as such for such period as may be specified by the regulations made under this Act :

Provided that the surveyor or loss assessor shall, within the period as may be notified by the Authority, satisfy the requirements of clause (a) and clause (b) of sub-section (1), failing which, the surveyor or loss assessor shall be automatically disqualified to act as a surveyor or loss assessor.

(4) No claim in respect of a loss which has occurred in India and requiring to be paid or settled in India equal to or exceeding an amount specified in the regulations by the Authority in value on any policy of insurance, arising or intimated to an insurer at any time after the expiry of a period of one year from the commencement of the Insurance Laws (Amendment) Ordinance, 2014, shall, unless otherwise directed by the Authority, be admitted for payment or settled by the insurer unless he has obtained a report, on the loss that has occurred, from a person who holds a licence issued under this section to act as a surveyor or loss assessor (hereafter referred to as "approved surveyor or loss assessor") :

Provided that nothing in this sub-section shall be deemed to take

at any amount different from the amount assessed by the approved surveyor or loss assessor.

(5) The Authority may, at any time, in respect of any claim of the nature referred to in sub-section (4), call for an independent report from any other approved surveyor or loss assessor specified by him and such surveyor or loss assessor shall furnish such report to the Authority within such time as may be specified by the Authority or if no time limit has been specified by him within a reasonable time and the cost of, or incidental to, such report shall be borne by the insurer.

(6) The Authority may, on receipt of a report referred to in sub-section (5), issue such directions as it may consider necessary with regard to the settlement of the claim including any direction to settle a claim at a figure less than, or more than, that at which it is proposed to settle it or it was settled and the insurer shall be bound to comply with such directions :

Provided that where the Authority issues a direction for settling a claim at a figure lower than that at which it has already been settled, the insurer shall be deemed to comply with such direction if he satisfies the Authority that all reasonable steps, with due regard to the question whether the expenditure involved is not disproportionate to the amount required to be recovered, have been taken with due despatch by him :

Provided further that no direction for the payment of a lesser sum shall be made where the amount of the claim has already been paid and the Authority is of opinion that the recovery of the amount paid in excess would cause undue hardship to the insured :

Provided also that nothing in this section shall relieve the insurer from any liability, civil or criminal, to which he would have been subject but for the provisions of this sub-section

(7) No insurer shall, after the expiry of a period of one year from the commencement of the Insurance Laws (Amendment) Ordinance, 2014 pay to any person any fee or remuneration for surveying, verifying or reporting on a claim of loss under a policy of insurance unless the person making such survey, verification or report is an approved surveyor or loss assessor.

(8) Where, in the case of a claim of less than the amount specified in sub-section (4) in value on any policy of insurance it is not practicable for an insurer to employ an approved surveyor or loss assessor without incurring expenses disproportionate to the amount of the claim, the insurer may employ any other person (not being a person disqualified for the time being for being employed as a surveyor or loss assessor) for surveying such loss and may pay such reasonable fee or remuneration to the person so employed as he may think fit.

(9) The Authority may in respect of any claim of value of less than the amount specified in sub-section (4) on an insurance policy, if the claim has not been or is not proposed to be reported upon by a surveyor or loss assessor, direct that such claim shall be reported upon by an approved surveyor or loss assessor and where the Authority makes such direction, the provisions of sub sections (5) and (6) shall apply in respect of such claim.

(10) Where, in relation to any class of claims, the Authority is satisfied that it is customary to entrust the work of survey or loss assessment to any person other than a licensed surveyor or loss assessor, or it is not practicable to make any survey or loss assessment, it may, by an order, exempt such class of claims from the operation of this section.

83. Substitution of new sections for sections 64V and 64VA.—For sections 64V and 64VA of the Insurance Act, the following sections shall be substituted, namely :—

“64V. Assets and liabilities how to be valued.—(1) For the purpose of ascertaining compliance with the provisions of

section 64VA, assets shall be valued at value not exceeding their market or realisable value and certain assets may be excluded by the Authority in the manner as may be specified by the regulations made in this behalf.

(2) A proper value shall be placed on every item of liability of the insurer in the manner as may be specified by the regulations made in this behalf.

(3) Every insurer shall furnish to the Authority along with the returns required to be filed under this Act, a statement, certified by an Auditor, approved by the Authority, in respect of general insurance business or an actuary approved by the Authority in respect of life insurance business, as the case may be, of his assets and liabilities assessed in the manner required by this section as on the 31st day of March of each year within such time as may be specified by the regulations.

64VA. Sufficiency of assets.—(1) Every insurer and reinsurer shall at all times maintain an excess of value of assets over the amount of liabilities of, not less than fifty per cent, of the amount of minimum capital as stated under section 6 and arrived at in the manner specified by the regulations.

(2) An insurer or reinsurer, as the case may be, who does not comply with sub-section (7), shall be deemed to be insolvent and may be wound-up by the court on an application made by the Authority.

(3) The Authority shall by way of regulation made for the purpose, specify a level of solvency margin known as control level of solvency on the breach of which the Authority shall act in accordance with the provisions of sub-section (4) without prejudice to taking of any other remedial measures as deemed fit :

Provided that if in respect of any insurer the Authority is satisfied that either by reason of an unfavourable claim experience or

because of a sharp increase in the volume of new business, or for any other reason, compliance with the provisions of this sub-section shall cause undue hardship to the insurer, it may direct that for such period and subject to such conditions as it may specify, the provisions of this sub-section shall apply to that insurer with such modifications provided that such modifications shall not result in the control level of solvency being less than what is stipulated under sub-section (1).

(4) If, at any time, an insurer or reinsurer does not maintain the required control level of solvency margin, he shall, in accordance with the directions issued by the Authority, submit a financial plan to the Authority, indicating a plan of action to correct the deficiency within a specified period not exceeding six months.

(5) An insurer who has submitted a plan, as required under sub-section (5), the Authority shall propose modifications to the plan, if the Authority considers the same inadequate, and in such an eventuality, the Authority shall give directions, as may be deemed necessary, including direction in regard to transacting any new business, or, appointment of an administrator or both.

(6) An insurer or reinsurer, as the case may be, who does not comply with the provisions of sub-section (4) shall be deemed to have made default in complying with the requirements of this section.

(7) The Authority shall be entitled at any time to take such steps as it may consider necessary for the inspection or verification of the assets and liabilities of any insurer or reinsurer, or for securing the particulars necessary to establish that the requirements of this section have been complied with as on any date, and the insurer or reinsurer, as the case may be, shall comply with any requisition made in this behalf by the Authority, and in the event of any failure to do so within two months from the receipt of the requisition, the insurer or reinsurer, as the case may be, shall be deemed to have made default in complying with the requirements of this section

(8) In applying the provisions of sub-section (1) to any insurer or reinsurer, as the case may be, who is a member of a group, the relevant amount for that insurer shall be an amount equal to that proportion of the relevant amount which that group, if considered as a single insurer, would have been required to maintain as the proportion of his share of the risk on each policy issued by the group bears to the total risk on that policy :

Provided that when a group of insurers ceases to be a group, every insurer in that group who continues to carry on any class of insurance business in India shall comply with the requirements of sub-section (1) as if he had not been an insurer in a group at any time :

Provided further that it shall be sufficient compliance of the provisions of the foregoing proviso if the insurer brings up the excess of the value of his assets over the amount of his liabilities to the required amount within a period of six months from the date of cessation of the group :

Provided also that the Authority may, on sufficient cause being shown, extend the said period of six months by such further periods as it may think fit, so, however that the total period may not in any case exceed one year.

(9) Every insurer shall furnish to the Authority return giving details of solvency margin in such form, time, manner including its authentication as may be specified by the regulations.”.

84. *Substitution of new section for section 64VC.*—For section 64VC of the Insurance Act, the following section shall be substituted, namely :—

“64VC. Restrictions on opening of new place of business.—No insurer shall, after the commencement of the Insurance (Amendment) Act, 1968, open a new place of business or close a place in India or outside India or change otherwise than within the same city, town or village, the location of an existing place of business situated in India or outside India, except in the manner as

85. *Omission of Part III and III-A.*—Part III and III-A of the Insurance Act shall be omitted.

86. *Omission of Part IV.*—Part IV of the Insurance Act shall be omitted.

87. *Amendment of section 102.*—In section 102 of the Insurance Act, for the words “not exceeding five lakh rupees for each such failure and punishable with fine”, the words “of one lakh rupees for each day during which such failure continues or one crore rupees, whichever is less” shall be substituted.

88. *Substitution of new sections for sections 103 and 104.*—For sections 103 and 104 of the Insurance Act, the following sections shall be substituted, namely :—

“103. Penalty for carrying on insurance business in contravention of section 3.—If a person carries on the business of insurance without obtaining a certificate of registration under section 3, he shall be liable to a fine not exceeding rupees twenty-five crores and with imprisonment which may extend to ten years.

104. Penalty for contravention of sections 27, 27A, 27B, 27D and 27E.—If a person fails to comply with the provisions of section 27, section 27A, section 27B, section 27D and section 27E, he shall be liable to a penalty not exceeding twenty-five crore rupees.”

89. *Amendment of section 105.*—In section 105 of the Insurance Act, for the words “not exceeding two lakh rupees for each such failure”, the words “not exceeding one crore rupees” shall be substituted.

90. *Substitution of new sections for sections 105B and 105C.*—For sections 105B and 105C of the Insurance Act, the following sections shall be substituted, namely :—

“105B. Penalty for failure to comply with sections 32B, 32C and 32D.—If an insurance failure...

section 32B, section 32C and section 32D, he shall be liable to a penalty not exceeding twenty-five crore rupees.

105C. Power to adjudicate.—(1) For the purpose of adjudication under sub-section (2) of section 2CB, sub-section (4) of section 34B, sub-section (3) of section 40, sub-section (2) of section 41, sub-sections (4) and (5) of section 42, sub-sections (8) and (9) of section 42D, section 52F and section 105B, the Authority, shall appoint any officer not below the rank of a Joint Director or an equivalent officer to be an adjudicating officer for holding an inquiry in the prescribed manner after giving any person concerned a reasonable opportunity of being heard.

(2) Upon receipt of the inquiry report from the officer so appointed, the Authority after giving an opportunity of being heard to the person concerned may impose any penalty provided in sections aforesaid.

(3) While holding an inquiry, the adjudicating officer shall have power to summon and enforce the attendance of any person acquainted with the facts and circumstances of the case to give evidence or to produce any document which in the opinion of the adjudicating officer, may be useful for or relevant to the subject matter of the inquiry and if on such inquiry, is satisfied that the person has failed to comply with the provisions of any of the sections specified in sub-section (1), he may recommend such penalty as he thinks fit in accordance with the provisions of any of those sections.

105D. Factors to be taken into account by the adjudicating officer.—While recommending the quantum of penalty under section 105C, the adjudicating officer and while imposing such penalty, the Authority shall have due regard to the following factors, namely :—

(a) the amount of disproportionate gain or unfair advantage

(b) the amount of loss caused to the policy-holders as a result of the default ; and

(c) the repetitive nature of default.”.

91. *Amendment of section 106A.*—In section 106A of the Insurance Act, in sub-section (2)—

‘(i) clauses (a), (b) and (f) shall be omitted ;

(ii) in clause (d), the words “or a provident society” shall be omitted.’.

92. *Omission of section 107 and 107A.*—Sections 107 and 107A of the Insurance Act shall be omitted.

93. *Substitution of new section for section 109.*—For section 109 of the Insurance Act, the following section shall be substituted, namely :—

“109. **Cognizance of offence.**—No court shall take cognizance of any offence punishable under this Act or any rules or any regulations made thereunder, save on a complaint made by an officer of the Authority or by any person authorised by it.”.

94. *Substitution of new section for section 110.*—For section 110 of the Insurance Act, the following section shall be substituted, namely :—

“110. **Appeal to Securities Appellate Tribunal.**—(1) Any person aggrieved—

(a) by an order of the Authority made on and after the commencement of the Insurance Laws (Amendment) Ordinance, 2014, or under this Act, the rules or regulations made thereunder ; or

(b) by an order made by the Authority by way of adjudication under this Act, may prefer an appeal to the Securities Appellate

(2) Every appeal made under sub-section (1) shall be filed within a period of forty-five days from the date on which a copy of the order made by the Authority is received by him and it shall be in such a form, and be accompanied by such fees as may be prescribed :

Provided that the Securities Appellate Tribunal may entertain an appeal after the expiry of the said period of forty-five days if it is satisfied that there was sufficient cause for not filing it within that period.

(3) On receipt of an appeal under sub-section (1), the Securities Appellate Tribunal may after giving parties to the appeal, an opportunity of being heard, pass such orders thereon as it thinks fit, conforming, modifying or setting aside the order appealed against.

(4) The Securities Appellate Tribunal shall make available copy of order made by it to the Authority and parties.

(5) The appeal filed before the Securities Appellate Tribunal under sub-section (1) shall be dealt with by it as expeditiously as possible and endeavour shall be made by it to dispose of the appeal finally within six months from the date of receipt of appeal.

(6) The procedure for filing and disposing of an appeal shall be such as may be prescribed.

(7) The provision contained in section 15U, section 15V, section 15W, section 15Y and section 15Z of the Securities and Exchange Board of India Act, 1992 (15 of 1992) shall apply to the appeals arising out of the provisions of this Act, as they apply to the appeals under the Securities and Exchange Board of India Act, 1992.

95. *Omission of section 110E.*—Section 110E of the Insurance Act shall be omitted.

96. *Omission of sections 110G and 110H.*—Sections 110G and 110H of the Insurance Act shall be omitted.

97. *Insertion of new section 110IIA.*—After section 110II of the Insurance Act, the following section shall be inserted, namely :—

“110IIA. Penalty to be recoverable as arrear of land revenue.—Any penalty imposed by the Authority under this Act shall be recoverable as an arrear of land revenue.”.

98. *Amendment of section 111.*—In section 111 of the Insurance Act,—

(a) in sub-section (1), the words “or provident society” occurring at both the places shall be omitted ;

(b) in sub-section (2), in the proviso, the words “or to a provident society” shall be omitted.

99. *Substitution of new section for section 113.*—For section 113 of the Insurance Act, the following section shall be substituted, namely :—

“113. Acquisition of surrender value by policy.—(1) A policy of life insurance shall acquire surrender value as per the norms specified by the regulations.

(2) Every policy of life insurance shall contain the formula as approved by the Authority for calculation of guaranteed surrender value of the policy.

(3) Notwithstanding any contract to the contrary, a policy of life insurance under a non-linked plan which has acquired a surrender value shall not lapse by reason of non-payment of further premiums but shall be kept in force to the extent of paid-up sum insured, calculated by means of a formula as approved by the Authority, and contained in the policy, and the reversionary bonuses that have already been attached to the policy :

Provided that a policy of life insurance under a linked plan shall be kept in force in the manner as may be specified by the

(4) The provisions of sub-section (5) shall not apply—

- (i) where the paid-up sum insured by a policy, inclusive of attached bonuses, is less than the amount specified by the Authority or takes the form of annuity of amount less than the amount specified by the Authority ; or
- (ii) when the parties after the default has occurred in payment of the premium agree in writing to other arrangement.”.

100. *Amendment of section 114.*—In section 114 of the Insurance Act,—

(a) in sub-section (2)—

- (i) clause (aa) shall be omitted ;
- (ii) after clause (aa) as so omitted, the following clause shall be inserted, namely :—

“(aaa) the manner of ownership and control of Indian Insurance Company under sub-clause (b) of clause (7A) of section 2” ;

(iii) clause (c) and clause (f) shall be omitted ;

(iv) after clause (l), the following clauses shall be inserted, namely :—

“(la) the manner of inquiry under sub-section (1) of section 105C ;

(lb) the form in which an appeal may be preferred under sub-section (2) and the fee payable in respect of such appeal and the procedure for filing and disposing of an appeal under sub-section (6) of section 110 ;

(b) in sub-section (3), the words, brackets, figures and letters “or

made under sub-section (3) of section 64UB" shall be omitted."

101. *Amendment of section 114A.*—In section 114A of the Insurance Act, in sub-section (2),—

- (i) for clauses (a) and (aa), the following clause shall be substituted, namely :—

"(a) manner of making application for registration and documents to be accompanied under sub-section (2) of section 3 :"

- (ii) for clause (d), the following clause shall be substituted, namely :—

"(d) such annual fee to the Authority and manner of payment under sub-section (1) of section 3A :"

- (iii) after clause (d), the following clauses shall be inserted, namely :—

"(da) such minimum annuity and other benefits to be secured by the insurer under section 4 ;

(daa) determination of preliminary expenses that may be excluded for calculation of the stipulated paid-up equity capital for the insurers under sub-section (1) of section 6 ;

(db) such equity capital and such forms of capital including hybrid capital required under sub-section (1) of section 6A :"

- (iv) clause (e) shall be omitted ;

- (v) after clause (e), as so omitted, the following clause shall be inserted, namely :—

"(ea) separation of account of all receipts and payments in respect of each classes and sub-classes of insurance business

as required under sub-section (1) and sub-section (2A) of section 10 ; and its waiver under the said section;”;

- (vi) in clause (f), for the words, brackets, figures and letter “under sub-section (1A) of section 11”, the words, brackets and figures “under sub-section (1) of section 11” shall be substituted ;
- (vii) for clause (g), the following clause shall be substituted, namely :—

“(g) the manner in which an abstract of the report of the actuary to be specified and the form and manner in which the statement referred to in section 13 shall be appended ; ” ;
- (viii) after clause (g), the following clauses shall be inserted, namely :—

“(ga) maintenance of records of policies and claims under clause (c) of sub-section (1) of section 14 ;

(gb) manner and form of issuance of policies in electronic form under sub-section (2) of section 14.”.
- (ix) for clause (h), the following clause shall be substituted, namely :—

“(h) the fee for procuring a copy of return or any part thereof under sub-section (1) of section 20 ; ” ;
- (x) for clause (1) the following clause shall be substituted, namely :—

“(i) investment of assets and further provisions regarding investments by an insurer and investment by insurers in certain cases under sections 27, 27A, 27B, 27C and time, manner and other conditions of investment of assets under section 27D ; ” ;

- (xi) for clauses (ia), (ib), (ic), (id) and (ic), the following clauses shall be substituted, namely :—

“(ia) the form in which a return giving details of investments made, time and manner including its authentication under section 28 :

(ib) the loans including the loans sanctioned to the full-time employees of the insurer under clause (a) of sub-section (i) of section 29 :

(ic) the sum to be paid by the insurer to any person under sections 31B :

(id) the obligation of insurer in respect of rural or social or unorganised sector and backward classes under section 32B and 32C :

(ie) the minimum percentage of insurance business in third party risks of motor vehicles under section 32D : ” ;

- (xii) for clause (j), the following clause shall be substituted, namely :—

“(j) the minimum information to be maintained by insurers or intermediary or insurance intermediary, as the case may be, in their books, the manner in which such information shall be maintained, the checks and other verifications in that connection and all other matters incidental thereto under sub-section (7) of section 33 : ” ;

- (xiii) after clause (j), the following clauses shall be inserted, namely :—

“(ja) the form in which balance-sheets in respect of the insurance business of each of the insurers concerned and the manner in which actuarial reports and abstracts in respect

of the life insurance business are to be prepared under clauses (b) and (c) of sub-section (3) of section 35 ;

(jb) the manner of assessment of compensation under the proviso to sub-section (4A) of section 37A ;

(jc) the fee to be charged by the insurer under sub-section (3) of section 39 ;

(jd) the manner and amount of remuneration or reward to be paid or received by way of commission or otherwise to an insurance agent or an intermediary or insurance intermediary under section 40 ;

(je) the manner and form of expenses of management under sections 40B and 40C.” ;

(xiv) clauses (k) and (l) shall be omitted ;

(xv) for clause (m), the following clause shall be substituted, namely :—

“(m) the requisite qualifications or practical training or examination to be passed for appointment as an insurance agent under clause (e) of sub-section (3) of section 42 and code of conduct for agents under sub-section (5) of section 42 ;

(xvi) clause (n) shall be omitted ;

(xvii) for clause (o), the following clause shall be substituted, namely :—

“(o) the code of conduct under clause (h) of sub-section (3) of section 42 :” ;

(xviii) clause (p) shall be omitted ;

(xix) clause (va) shall be omitted ;

- (xx) in clause (vb), the words, brackets and figure "sub-section (2) of" shall be omitted ;
- (xxi) for clause (x), the following clauses shall be substituted, namely :—
- “(x) academic qualifications and code of conduct for surveyors and loss assessors under sub-sections (1) and (2) of section 64UM ;
- (xa) the period for which a person may act as a surveyor or loss assessor under sub-section (3) of section 64 UM ;”.
- (xxii) clause (w), shall be omitted ;
- (xxiii) for clause (y), the following clause shall be substituted, namely :—
- “(y) the manner of exclusion of certain assets under sub-section (1), the manner of valuation of liabilities under sub-section (2) and time for furnishing statement under sub-section (3) of section 64V ;”;
- (xxiv) for clause (za), the following clause shall be substituted, namely :—
- “(za) the matters specified under sub-section (1) of section 64VA relating to sufficiency of assets ;” ;
- (xxv) after clause (zaa), the following clauses shall be inserted, namely :—
- “(zab) the form, time, manner including authentication of the return giving details of solvency margin under sub-section (9) of section 64VA ;
- (zac) the manner of opening and closing places of business under section 64VC ;” ;

(xxvi) after clause (zh), the following clause shall be added, namely :—

“(zba) the norms for surrender value of life insurance policy under sub-section (1) of section 113 :”;

102. *Omission of Fifth, Sixth and Eighth Schedules.*—In the Insurance Act, the Fifth Schedule, the Sixth Schedule and the Eighth Schedule shall be omitted.

CHAPTER III

Amendments to the General Insurance Business (Nationalisation) Act, 1972

103. *Insertion of a new section 10B.*—In the General Insurance Business (Nationalisation) Act, 1972 (57 of 1972), after section 10A, the following section shall be inserted, namely :—

“10B. **Enhancement of equity capital of General Insurance Companies.**—The General Insurance Corporation and the insurance companies specified in section 10A may, raise their capital for increasing their business in rural and social sectors, to meet solvency margin and such other purposes, as the insurance Central Government may empower in this behalf :

Provided that the shareholding of the Central Government shall not be less than fifty-one per cent, at any time.”.

104. *Omission of section 25.*—Section 25 of the General Insurance Business (Nationalisation) Act, 1972 (57 of 1972) shall be omitted.

CHAPTER IV

Amendments to the Insurance Regulatory and Development Authority Act, 1999

105. *Amendment of section 2.*—In section 2 of the Insurance Regulatory and Development Authority Act, 1999 (41 of 1999), in sub-section (1),—

- (ii) for clause (f), the following clause shall be substituted, namely :—

“(f) “Intermediary” or “insurance intermediary” insurance brokers, reinsurance brokers, insurance consultants, corporate agents, third party administrator, surveyors and loss assessors and such other entities, as may be notified by the Authority from time to time.”.

106. *Amendment of section 3.*—In section 3 of the Insurance Regulatory and Development Authority Act, 1999 (41 of 1999), in sub-section (1), after the words “Development Authority” the words “of India” shall be inserted.

107. *Amendment of section 16.*—In section 16 of Insurance Regulatory and Development Authority Act, 1999 (41 of 1999), in sub-section (1), clause (c) shall be omitted.

PRANAB MUKHERJEE,

President.

(Sd.) P. K. MALHOTRA,

Secretary to the Government of India.



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

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Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

**JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY
SECRETARIAT, JAMMU**

Under Rule 64 of the Rules of Procedure and Conduct of Business in Jammu and Kashmir Legislative Assembly, the following Bill together with the Statement of Objects and Reasons, is published in an extraordinary issue of the Government Gazette.

By order of the Hon'ble Speaker.

(Sd.) M. RAMZAN,

Secretary.

**THE JAMMU AND KASHMIR APPROPRIATION
(NO. 1) BILL, 2015.**

[L. A. Bill No. 1 of 2015.]

A Bill to authorize payment and Appropriation of certain sums from and out of the Consolidated Fund of the Jammu and Kashmir State for the services of the Financial Year 2014-15.

Be it enacted by the Jammu and Kashmir State Legislature in the Sixty-sixth Year of the Republic of India as follows :—

1. *Short title.*—This Act may be called the Jammu and Kashmir Appropriation (No. 1) Act, 2015.

2. *Issue of ₹ 955673.85 lakh out of the Consolidated Fund of the Jammu and Kashmir State for the Financial Year 2014-15.*—From and out of the Consolidated Fund of the Jammu and Kashmir State, there may be withdrawn sums not exceeding those specified in Column 5 of the Schedule hereto amounting in the aggregate to the sum of ₹955673.85 lakh (₹ nine thousand five hundred fifty-six crore seventy-three lakh eighty-five thousand only) towards defraying the several charges which will come in course of payment during the Financial Year 2014-15 in respect of the services specified in Column 2 of the said Schedule.

3. *Appropriation.*—The sums authorized to be withdrawn from and out of the Consolidated Fund of the Jammu and Kashmir State by the Act, shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE

(See sections 2 & 3)

Name of Demand	Service and purpose	Sums not exceeding (in ₹ lakh)		
		Voted by the Legislature	Charged on the Consolidated Fund	Total
1	2	3	4	5
02. Home Department				
I-REVENUE ACCOUNT				
2055-Police		...	19.73	19.73
Total : Revenue Account		...	19.73	19.73
II-CAPITAL ACCOUNT				
Total : Capital Account	
Total : Demand No. 02		...	19.73	19.73
03. Planning & Development Department				
I-REVENUE ACCOUNT				
3451-Secretariat Economic Services		1967.17	...	1967.17
Total : Revenue Account		1967.17	...	1967.17

1	2	3	4	5
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II-CAPITAL ACCOUNT

5475-Capital Outlay on Other General Economic Services	55013.24	...	55013.24
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Total : Capital Account	55013.24	...	55013.24
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Total : Demand No. 03	56980.41	...	56980.41
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05. Ladakh Affairs Department

I-REVENUE ACCOUNT

2575-Other Special Area Programmes	...	12.12	12.12
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Total : Revenue Account	...	12.12	12.12
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II-CAPITAL ACCOUNT

Total : Capital Account
--------------------------------	------------	------------	------------

Total : Demand No. 05	...	12.12	12.12
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06. Power Development Department

I-REVENUE ACCOUNT

2801-Power	52677.42	...	52677.42
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1	2	3	4	5
II-CAPITAL ACCOUNT				
4801-Capital Outlay On Power Projects		700.00	...	700.00
Total : Capital Account		700.00	...	700.00
Total : Demand No. 06		53377.42	...	53377.42

08. Finance Department**I-REVENUE ACCOUNT**

Total : Revenue Account
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II-CAPITAL ACCOUNT

6003-Internal Debt of the State Government	...	706549.00	706549.00
Total : Capital Account	...	706549.00	706549.00
Total : Demand No. 08	...	706549.00	706549.00

09. Parliamentary Affairs Department**I-REVENUE ACCOUNT**

2011-Parliament/State/Union Territory Legislatures	9.30	14.00	23.30
Total : Revenue Account	9.30	14.00	23.30

1	2	3	4	5
II-CAPITAL ACCOUNT				
Total : Capital Account	
Total : Demand No. 09	9.30	14.00	23.30	

10. Law Department

I-REVENUE ACCOUNT

2014-Administration of Justice	...	4.00	4.00	
Total : Revenue Account	...	4.00	4.00	

II-CAPITAL ACCOUNT

4059-Capital Outlay on Public Works	1316.16	...	1316.16	
Total : Capital Account	1316.16	...	1316.16	
Total : Demand No. 10	1316.16	4.00	1320.16	

15. Consumer Affairs & Public
Distribution Department**I-REVENUE ACCOUNT**

Total : Revenue Account	
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1	2	3	4	5
II-CAPITAL ACCOUNT				
4408-Capital Outlay on Food Storage & Warehousing		1762.58	7.85	1770.43
Total : Capital Account		1762.58	7.85	1770.43
Total : Demand No. 15		1762.58	7.85	1770.43
16. Public Works (R&B) Department				
I-REVENUE ACCOUNT				
Total : Revenue Account	
II-CAPITAL ACCOUNT				
5054-Capital Outlay on Roads and Bridges		37509.87	...	37509.87
Total : Capital Account		37509.87	...	37509.87
Total : Demand No. 16		37509.87	...	37509.87
17. Health & Medical Education Department				
I-REVENUE ACCOUNT				
Total : Revenue Account	

1	2	3	4	5
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II-CAPITAL ACCOUNT

4210-Capital Outlay on Medical & Public Health	11182.41	...	11182.41
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Total : Capital Account	11182.41	...	11182.41
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Total : Demand No. 17	11182.41	...	11182.41
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22. Irrigation & Flood Control Department

I-REVENUE ACCOUNT

Total : Revenue Account
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II-CAPITAL ACCOUNT

4711-Capital Outlay on Flood Control Projects	14312.28	...	14312.28
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Total : Capital Account	14312.28	...	14312.28
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Total : Demand No. 22	14312.28	...	14312.28
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24. Hospitality & Protocol Department

I-REVENUE ACCOUNT

2059-Public Works	105.60	...	105.60
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Total : Revenue Account	105.60	...	105.60
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1	2	3	4	5
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II-CAPITAL ACCOUNT

4059-Capital Outlay on Public Works	120.00	...	120.00
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Total : Capital Account	120.00	...	120.00
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Total : Demand No. 24	225.60	...	225.60
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26. Fisheries Department

I-REVENUE ACCOUNT

2405-Fisheries	85.63	...	85.63
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Total : Revenue Account	85.63	...	85.63
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II-CAPITAL ACCOUNT

Total : Capital Account
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Total : Demand No. 26	85.63	...	85.63
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28. Rural Development Department

I-REVENUE ACCOUNT

2515-Other Rural Development Programmes	285.64	...	285.64
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Total : Revenue Account	285.64	...	285.64
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1	2	3	4	5
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II-CAPITAL ACCOUNT

4515-Capital Outlay on Other Rural Development Programmes	72006.61	...	72006.61
Total : Capital Account	72006.61	...	72006.61
Total : Demand No. 28	72292.25	...	72292.25

29. Transport Department

I-REVENUE ACCOUNT

2070-Other Administrative Services	...	13.24	13.24
Total : Revenue Account	...	13.24	13.24

II-CAPITAL ACCOUNT

Total : Capital Account
Total : Demand No. 29	...	13.24	13.24

GRAND TOTAL—SUPPLEMENTARY ACCOUNTS

	Revenue Account	Capital Account	Total (₹ lakh)
<i>Charged</i>	63.09	706556.85	706619.94
<i>Voted</i>	55130.76	193923.15	249053.91
Total :	55193.85	900480.00	955673.85

STATEMENT OF OBJECTS AND REASONS

This Bill is introduced in pursuance of section 81 of the Constitution of Jammu and Kashmir, to provide for the Supplementary Appropriation out of the Consolidated Fund of the Jammu and Kashmir State, of the moneys required to meet the expenditure charged on the Consolidated Fund and the Grants made by the Legislative Assembly for expenditure of the Jammu and Kashmir Government for the Financial Year 2014-15 in respect of the services and purposes specified in the Bill.

MINISTER FOR FINANCE.

RECOMMENDATION OF THE GOVERNOR

The Governor has in pursuance of sub-sections (1) and (3) of section 84 of the Constitution of Jammu and Kashmir recommended to the Jammu and Kashmir Legislative Assembly the introduction and consideration of the Bill.

(Sd.) M. RAMZAN,

Secretary.



**THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

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**JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY
SECRETARIAT, JAMMU**

Under Rule 64 of the Rules of Procedure and Conduct of Business in Jammu and Kashmir Legislative Assembly, the following Bill together with the Statement of Objects and Reasons, is published in an extraordinary issue of the Government Gazette.

By order of the Hon'ble Speaker.

(Sd.) M. RAMZAN,

Secretary.

**THE JAMMU AND KASHMIR APPROPRIATION
(NO. 2) BILL, 2015.**

[L. A. Bill No. 2 of 2015.]

A Bill to provide for the withdrawal of certain sums from and out of the Consolidated Fund of the Jammu and Kashmir State for the services of the Financial Year 2015-16.

Be it enacted by the Jammu and Kashmir State Legislature in the Sixty-sixth Year of the Republic of India as follows :—

1. *Short title.*—This Act may be called the Jammu and Kashmir Appropriation (No. 2) Act, 2015.

2. *Issue of ₹ 5471168.00 lakh out of the Consolidated Fund of the Jammu and Kashmir State for the Financial Year 2015-16.*—From and out of the Consolidated Fund of the Jammu and Kashmir State, there may be withdrawn sums not exceeding those specified in Column 5 of the schedule hereto amounting in the aggregate to the sum of ₹ 5471168.00 lakh (fifty-four thousand seven hundred eleven crore sixty-eight lakh only) towards defraying the several charges, which will come in course of payment during the Financial Year 2015-16 in respect of the services specified in column 2 of the said schedule.

3. *Appropriation.*—The sums authorized to be withdrawn from and out of the Consolidated Fund of the Jammu and Kashmir State by the Act, shall be appropriated for the services and purposes expressed in the schedule in relation to the said year.

THE SCHEDULE*(See sections 2 & 3)*

Name of Demand	Service and purpose	Sums not exceeding (in ₹ lakh)		
		Voted by the Legislature	Charged on the Consolidated Fund	Total
1	2	3	4	5
01. General Administration Department				
I-REVENUE ACCOUNT				
2012-President, Vice-President/ Governor/Administrator of Union Territories				
		...	731.46	731.46
2013-Council of Ministers				
		723.90	...	723.90
2015-Elections				
		25.32	...	25.32
2051-Public Service Commission				
		...	695.89	695.89
2052-Secretariat-General Services				
		9021.78	...	9021.78
2055-Police				
		2500.00	...	2500.00
2070-Other Administrative Services				
		4575.05	...	4575.05
2251-Secretariat-Social Services				
		2435.09	...	2435.09
3435-Ecology and Environment				
		1010.23	...	1010.23
3451-Secretariat-Economic Services				
		4998.15	...	4998.15
3452-Tourism				
		1101.34	...	1101.34
Total Revenue Account		26390.86	1427.35	27818.21

1	2	3	4	5
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II-CAPITAL ACCOUNT

4059-Capital Outlay on Public Works	37.98	...	37.98
4070-Capital Outlay on Other Adm. Services	75.00	...	75.00
4075-Capital Outlay on Misc. General Services	2539.26	...	2539.26
5425-Capital Outlay on Othc. Scientific and Environmental Research	1087.50	...	1087.50
5452-Capital Outlay on Tourism	500.00	...	500.00
Total Capital Account	4239.74	...	4239.74
Total Demand No. 01	30630.60	1427.35	32057.95

02. Home Department

I-REVENUE ACCOUNT

2055-Police	372818.82	...	372818.82
2056-Jails	6498.45	...	6498.45
2070-Other Administrative Services	23146.72	...	23146.72
2235-Social Security and Welfare	1030.84	...	1030.84
Total Revenue Account	403494.83	...	403494.83

II-CAPITAL ACCOUNT

4055-Capital Outlay on Police	14238.00	...	14238.00
4059-Capital Outlay on Public Works	650.00	...	650.00

1	2	3	4	5
4070-Capital Outlay on Other Administrative Services		375.00	...	375.00
Total Capital Account		15263.00	...	15263.00
Total Demand No. 02		418757.83	...	418757.83

03. Planning and Development Department

3451-Secretariat Economic Services		21573.90	...	21573.90
3454-Census Surveys and Statistics		2482.77	...	2482.77
3475-Other General Economic Services		75061.72	...	75061.72
Total Revenue Account		99118.39	...	99118.39

II-CAPITAL ACCOUNT

4059-Capital Outlay on Public Works		101574.27	...	101574.27
5475-Capital Outlay on Other General Economic Services		137801.31	...	137801.31
Total Capital Account		239375.58	...	239375.58
Total Demand No. 03		338493.97	...	338493.97

1	2	3	4	5
04. Information Department				
I-REVENUE ACCOUNT				
2220-Information and Publicity		5354.70	...	5354.70
Total Revenue Account		5354.70	...	5354.70
II-CAPITAL ACCOUNT				
4220-Capital Outlay on Information and Publicity		260.67	...	260.67
Total Capital Account		260.67	...	260.67
Total Demand No. 04		5615.37	...	5615.37
05. Ladakh Affairs Department				
I-REVENUE ACCOUNT				
2575-Other Special Area Programmes		54520.14	...	54520.14
Total Revenue Account		54520.14	...	54520.14
II-CAPITAL ACCOUNT				
4575-Capital Outlay on Other Special Areas Programmes		9191.00	...	9191.00
Total Capital Account		9191.00	...	9191.00
Total Demand No. 05		63711.14	...	63711.14

1	2	3	4	5
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06. Power Development**I-REVENUE ACCOUNT**

2801-Power	459940.35	...	459940.35
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Total Revenue Account	459940.35	...	459940.35
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II-CAPITAL ACCOUNT

4801-Capital Outlay on Power Projects	38571.25	...	38571.25
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Total Capital Account	38571.25	...	38571.25
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Total Demand No. 06	498511.60	...	498511.60
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07. Education Department**I-REVENUE ACCOUNT**

2055-Police	6939.52	...	6939.52
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2202-General Education	430512.87	...	430512.87
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2204-Sports and Youth Services	21655.58	...	21655.58
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Total Revenue Account	459107.97	...	459107.97
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II-CAPITAL ACCOUNT

4202-Capital Outlay on Education, Sports, Art and Culture	24322.77	...	24322.77
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Total Capital Account	24322.77	...	24322.77
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Total Demand No. 07	483430.74	...	483430.74
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1	2	3	4	5
08. Finance Department				
I-REVENUE ACCOUNT				
2030-Stamps and Registration	1759.62	...	1759.62	
2035-Collection of Other Taxes on Property and Capital	117.32	...	117.32	
2039-State Excise	3391.80	...	3391.80	
2040-Taxes on Sales, Trade etc.	7796.59	...	7796.59	
2045-Other Taxes and Duties on Commodities and Services	482.72	...	482.72	
2047-Other Fiscal Services	2011.00	...	2011.00	
2048-Appropriation for Reduction or Avoidance of Debt	3981.00	...	3981.00	
2049-Interest Payment	...	379537.00	379537.00	
2054-Treasury and Accounts Administration	232767.70	...	232767.70	
2071-Pensions and Other Retirement Benefits	361925.00	75.00	362000.00	
2075-Miscellaneous General Services	115.55	...	115.55	
2235-Social Security and Welfare	2730.50	...	2730.50	
Total Revenue Account	617078.80	379612.00	996690.80	

1	2	3	4	5
II-CAPITAL ACCOUNT				
4059-Capital Outlay on Public Works	1148.77	...	1148.77	
6003-Internal Debt of the State Government	0.00	847248.00	847248.00	
6004-Loans and Advances from the Central Government	0.00	11678.00	11678.00	
6235-Loans for Social Security and Welfare	2500.00	...	2500.00	
Total Capital Account	3648.77	858926.00	862574.77	
Total Demand No. 08	620727.57	1238538.00	1859265.57	
09. Parliamentary Affairs Department				
I-REVENUE ACCOUNT				
2011-Parliament/State/Union Territory Legislatures	3954.18	102.70	4056.88	
Total Revenue Account	3954.18	102.70	4056.88	
II-CAPITAL ACCOUNT				
7610-Loans to Government Servants etc.	50.00	0.00	50.00	
Total Capital Account	50.00	0.00	50.00	

1	2	3	4	5
10. Law Department				
I-REVENUE ACCOUNT				
2014-Administration of Justice	16217.20	3136.96		19354.16
2015-Elections	4703.71	...		4703.71
2030-Stamps and Registration	91.52	...		91.52
2041-Taxes on Vehicles	81.85	...		81.85
2070-Other Administrative Services	353.71	...		353.71
2230-Labour and Employment	66.40	...		66.40
Total Revenue Account	21514.39	3136.96		24651.35
II-CAPITAL ACCOUNT				
4059-Capital Outlay on Public Works	3947.00	...		3947.00
Total Capital Account	3947.00	...		3947.00
Total Demand No. 10	25461.39	3136.96		28598.35

11. Industries and Commerce Department

I-REVENUE ACCOUNT

1	2	3	4	5
2851-Village and Small Industries		11895.12	...	11895.12
2853-Non-Ferrous Mining and Metallurgical Industries		4749.30	...	4749.30
Total Revenue Account		19185.14	...	19185.14

II-CAPITAL ACCOUNT

4851-Capital Outlay on Village and Small Industries		9212.90	...	9212.90
4852-Capital Outlay on Iron and Steel Industries		352.50	...	352.50
4853-Capital Outlay on Non-Ferrous Mining and Metallurgical Industries		318.25	...	318.25
6885-Other Loans to Industries and Minerals		3200.00	...	3200.00
Total Capital Account		13083.65	...	13083.65
Total Demand No. 11		32268.79	...	32268.79

12. Agriculture Department

I-REVENUE ACCOUNT

2029-Land Revenue		258.05	...	258.05
2236-Nutrition		403.25	...	403.25

1	2	3	4	5
2401-Crop Husbandry		39499.92	...	39499.92
2402-Soil and Water Conservation		2370.45	...	2370.45
2403-Animal Husbandry		373.28	...	373.28
2406-Forestry and Wildlife		5855.11	...	5855.11
2415-Agricultural Research and Education		21744.88	...	21744.88
2425-Cooperation		4430.23	...	4430.23
2435-Other Agricultural Programme		2707.03	...	2707.03
2705-Command Area Development		3047.34	...	3047.34
2851-Village and Small Industries		10022.59	...	10022.59
Total Revenue Account		90919.46	...	90919.46

II-CAPITAL ACCOUNT

4401-Capital Outlay on Crop Husbandry		42242.23	...	42242.23
4406-Capital Outlay on Forestry and Wildlife		1708.50	...	1708.50
4415-Capital Outlay on Agricultural Research and				

1	2	3	4	5
4425-Capital Outlay on Cooperation		729.40	...	729.40
4705-Capital Outlay on Command Area Development		5128.93	...	5128.93
4851-Capital Outlay on Village and Small Industries		239.68	...	239.68
Total Capital Account		51848.74	...	51848.74
Total Demand No. 12		142768.20	...	142768.20

13. Animal/Sheep Husbandry

I-REVENUE ACCOUNT

2403-Animal Husbandry	39842.95	...	39842.95
Total Revenue Account	39842.95	...	39842.95

II-CAPITAL ACCOUNT

4403-Capital Outlay on Animal Husbandry	4817.17	...	4817.17
Total Capital Account	4817.17	...	4817.17
Total Demand No. 13	44660.12	...	44660.12

1	2	3	4	5
14. Revenue Department				
I-REVENUE ACCOUNT				
2029-Land Revenue		20650.77	...	20650.77
2053-District Administration		16926.77	...	16926.77
2055-Police		28004.60	...	28004.60
2070-Other Administrative Services		241.42	...	241.42
2235-Social Security and Welfare		512.95	...	512.95
2245-Relief on Account of Natural Calamities		21533.80	...	21533.80
2250-Other Social Services		158.80	...	158.80
2506-Land Reforms		5305.43	...	5305.43
Total Revenue Account		93334.54	...	93334.54
II-CAPITAL ACCOUNT				
4059-Capital Outlay on Public Works		937.50	...	937.50
Total Capital Account		937.50	...	937.50
Total Demand No. 14		94272.04	...	94272.04

15. Consumer Affairs and Public Distribution Department

I-REVENUE ACCOUNT

2408-Food Storage and Warehousing

1	2	3	4	5
3475-Other General Economic Services		776.80	...	776.80
Total Revenue Account		921.45	...	921.45

II-CAPITAL ACCOUNT

4235-Capital Outlay on Social Security and Welfare		18252.10	...	18252.10
4408-Capital Outlay on Food Storage and Warehousing		80188.07	...	80188.07
5475-Capital Outlay on Other General Economic Services		40.00	...	40.00
Total Capital Account		98480.17	...	98480.17
Total Demand No. 15		99401.62	...	99401.62

16. Public Works Department

I-REVENUE ACCOUNT

2059-Public Works		86876.19	...	86876.19
2216-Housing		600.00	...	600.00
3054-Roads and Bridges		8211.41	...	8211.41
Total Revenue Account		95687.60	...	95687.60

II-CAPITAL ACCOUNT

4050-Capital Outlay on Public

1	2	3	4	5
5054-Capital Outlay on Roads and Bridges		90500.00	...	90500.00
Total Capital Account		134126.85	...	134126.85
Total Demand No. 16		229814.45	...	229814.45

17. Health and Medical Education

I-REVENUE ACCOUNT

2210-Medical and Public Health		187981.99	...	187981.99
2211-Family Welfare		3164.50	...	3164.50
Total Revenue Account		191146.49	...	191146.49

II-CAPITAL ACCOUNT

4210-Capital Outlay on Medical and Public Health		73767.87	...	73767.87
Total Capital Account		73767.87	...	73767.87
Total Demand No. 17		264914.36	...	264914.36

18. Social Welfare Department

I-REVENUE ACCOUNT

1	2	3	4	5
2070-Other Administrative Services		265.01	...	265.01
2225-Welfare of Scheduled Castes/Scheduled Tribes and Other Backward Classes		5110.41	...	5110.41
2235-Social Security and Welfare		33374.67	...	33374.67
2236-Nutrition		18560.34	...	18560.34
Total Revenue Account		57545.43	...	57545.43

II-CAPITAL ACCOUNT

4225-Capital Outlay on Welfare of Scheduled Castes/Scheduled Tribes and Other Backward Classes		4538.05	...	4538.05
4235-Capital Outlay on Social Security and Welfare		1790.43	...	1790.43
4236-Capital Outlay on Nutrition		5080.07	...	5080.07
Total Capital Account		11408.55	...	11408.55
Total Demand No. 18		68953.98	...	68953.98

19. Housing and Urban Development Department

I-REVENUE ACCOUNT

2217-Urban Development		61386.32	...	61386.32
Total Revenue Account		61386.32	...	61386.32

1	2	3	4	5
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II-CAPITAL ACCOUNT

4216-Capital Outlay on Housing	225.00	...	225.00
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4217-Capital Outlay on Urban Development	52642.00	...	52642.00
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Total Capital Account	52867.00	...	52867.00
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Total Demand No. 19	114253.32	...	114253.32
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20. Tourism Department

I-REVENUE ACCOUNT

2202-General Education	361.09	...	361.09
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2205-Art & Culture	3803.16	...	3803.16
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3452-Tourism	8517.33	...	8517.33
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3454-Census Surveys and Statistics	97.10 ⁴	...	97.10
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Total Revenue Account	12778.68	...	12778.68
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II-CAPITAL ACCOUNT

4202-Capital Outlay on Education, Sports, Art and Culture	1125.00	...	1125.00
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5452-Capital Outlay on Tourism	11083.25	...	11083.25
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Total Capital Account	12208.25	...	12208.25
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Total Demand No. 20	24986.93	...	24986.93
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1	2	3	4	5
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21. Forest Department**I-REVENUE ACCOUNT**

2402-Soil and Water Conservation	4696.25	...	4696.25
2406-Forestry and Wildlife	61263.72	...	61263.72
3435-Ecology and Environment	2445.95	...	2445.95
Total Revenue Account	68405.92	...	68405.92

II-CAPITAL ACCOUNT :

4402-Capital Outlay on Soil and Water Conservation	232.50	...	232.50
4406-Capital Outlay on Forestry and Wildlife	2961.20	...	2961.20
5425-Capital Outlay on Other Scientific and Environmental Research	157.50	...	157.50
Total Capital Account	3351.20	...	3351.20
Total Demand No. 21	71757.12	...	71757.12

22. Irrigation and Flood Control**I-REVENUE ACCOUNT**

2700-Major Irrigation	738.45	...	738.45
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1	2	3	4	5
2702-Minor Irrigation		35117.72	...	35117.72
2711-Flood Control and Drainage		9146.21	...	9146.21
Total Revenue Account		52924.44	...	52924.44
II-CAPITAL ACCOUNT				
4701-Capital Outlay on Medium Irrigation		6538.93	...	6538.93
4702-Capital Outlay on Minor Irrigation		10654.33	...	10654.33
4711-Capital Outlay on Flood Control Projects		21125.00	...	21125.00
Total Capital Account		38318.26	...	38318.26
Total Demand No. 22		91242.70	...	91242.70

**23. Public Health Engineering
Department**

I-REVENUE ACCOUNT

2055-Police		790.50	...	790.50
2215-Water Supply and Sanitation		98331.26	...	98331.26
Total Revenue Account		99121.76	...	99121.76

1	2	3	4	5
II-CAPITAL ACCOUNT				
4215-Capital Outlay on Water Supply and Sanitation		47800.00	...	47800.00
Total Capital Account		47800.00	...	47800.00
Total Demand No. 23		146921.76	...	146921.76

**24. Hospitality and Protocol
Department**

I-REVENUE ACCOUNT

2055-Police	10748.37	...	10748.37
2059-Public Works	340.00	...	340.00
2070-Other Administrative Services	2784.17	...	2784.17
2216-Housing	5615.70	...	5615.70
Total Revenue Account	19488.24	...	19488.24

II-CAPITAL ACCOUNT

4059-Capital Outlay on Public Works	2900.70	...	2900.70
Total Capital Account	2900.70	...	2900.70
Total Demand No. 24	22388.94	...	22388.94

1	2	3	4	5
25. Stationery and Printing Department				
I-REVENUE ACCOUNT				
2058-Stationery and Printing	3631.68	...	3631.68	
2230-Labour and Employment	5809.19	...	5809.19	
Total Revenue Account	9440.87	...	9440.87	
II-CAPITAL ACCOUNT				
4058-Capital Outlay on Stationery and Printing	127.13	...	127.13	
4250-Capital Outlay on Other Social Services	7738.14	...	7738.14	
Total Capital Account	7865.27	...	7865.27	
Total Demand No. 25	17306.14	...	17306.14	
26. Fisheries Department				
I-REVENUE ACCOUNT				
2405-Fisheries	5952.54	...	5952.54	
Total Revenue Account	5952.54	...	5952.54	
II-CAPITAL ACCOUNT				
4405-Capital Outlay on Fisheries	614.00	...	614.00	
Total Capital Account	614.00	...	614.00	
Total Demand No. 26	6566.54			

1	2	3	4	5
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27. Higher Education Department

I-REVENUE ACCOUNT

2202-General Education	57232.46	...	57232.46
2203-Technical Education	10856.69	...	10856.69
2230-Labour and Employment	1100.00	...	1100.00
Total Revenue Account	69189.15	...	69189.15

II-CAPITAL ACCOUNT

4055-Capital Outlay on Police	1024.19	...	1024.19
4202-Capital Outlay on Education, Sports, Art and Culture	23467.00	...	23467.00
4250-Capital Outlay on Other Social Services	1012.50	...	1012.50
Total Capital Account	25503.69	...	25503.69
Total Demand No. 27	94692.84	...	94692.84

28. Rural Development Department

I-REVENUE ACCOUNT

2236-Nutrition	692.90	...	692.90
2501-Special Programmes for			

1	2	3	4	5
2515-Other Rural Development Programmes		31013.71	...	31013.71
Total Revenue Account		31926.58	...	31926.58

II- CAPITAL ACCOUNT

4515-Capital Outlay on Other Rural Development Programmes		130844.00	...	130844.00
Total Capital Account		130844.00	...	130844.00
Total Demand No. 28		162770.58	...	162770.58

29. Transport Department

I-REVENUE ACCOUNT

2041-Taxes on Vehicles		1329.67	...	1329.67
2070-Other Administrative Services		3498.50	...	3498.50
Total Revenue Account		4828.17	...	4828.17

II-CAPITAL ACCOUNT

4059-Capital Outlay on Public Works		400.00	...	400.00
5055-Capital Outlay on Road Transport		450.00	...	450.00

1	2	3	4	5
7055-Loans for Transport		3000.00	...	3000.00
Total Capital Account		3850.00	...	3850.00
Total Demand No. 29		8678.17	...	8678.17
Total Revenue Account	3174500.34	384279.01	3558779.35	
Total Capital Account	1053462.65	858926.00	1912388.65	
Grand Total (All Demands)	4227962.99	1243205.01	5471168.00	

STATEMENT OF OBJECTS AND REASONS

This Bill is introduced in pursuance of sub-section (1) of section 81 of the Constitution of Jammu and Kashmir, to provide for the appropriation out of the Consolidated Fund of the Jammu and Kashmir State, of the moneys required to meet the expenditure charged on the Consolidated Fund and the Grants made by the Legislative Assembly for expenditure of the Jammu and Kashmir Government for the Financial Year 2015-16 in respect of the services and purposes specified in the Bill.

MINISTER FOR FINANCE

RECOMMENDATION OF THE GOVERNOR

The Governor has in pursuance of sub-sections (1) and (3) of section 84 of the Constitution of Jammu and Kashmir recommended to the Jammu and Kashmir Legislative Assembly the introduction and consideration of the Bill.

(Sd.) M. RAMZAN,

Secretary.

